# Case 1:20-cv-08924-CM Document 477-2 Filed 04/01/22 Page 1 of 18

ase Name eople et al., v. CNY 1cv322 irst Supplemental Request	DR No. 1	Description of each DRI  Produce all documents relating to Jacqui Painter and Carlos Calzadilla-Palacio, and the	Documents Produced	Objections/Reasons Withheld	Burden	New Production	Date Produced				1			1
				"Hospital and other medical reports" are protected from disclosure	TRI reports cannot be located by NYPD using a person's name. Even when a document contains									
rrst Supplemental Request		incident	within Bates Dtamp range No. DEF_000321542 to No. DEF_000321628.	under HIPPA and defendants will cannot obtain those records by law	a person's name, the search will yield negative results. In order to find a responsive TRI report									
		that took place on May 29, 2020, at or near the vicinity of the 88th Precinct on Dekalb Avenue in	Notwithstanding objections, no other responsive documents exist as	without a HIPPA release from each individual authorizing the release of records in this case specifically.	using a specific person's name, EVERY TRI report from that precinct on the date of occurrence would need to be manually reviewed to see if a certain person's name appears in it; an									
		Brooklyn, including, but not limited to, Threat, Resistance, or Injury (TRI) reports,	neither individual was arrested or issued summons. Defendants cannot identify any of the officers in Exhibit A.	The production of TRI reports using only a name is unduly burdensome.	endeavor that would take several hundreds of personel hours potentially leading to negative									
		hospital and other medical reports, body-worn camera footage, and any documents	identify any of the officers in Exhibit A.		Without information regarding the source of the pictures in Exhibit A, defendants have no way									
		identifying Officers involved, including but not limited to the following: the police officer in a black		The production of documents relating to the identity of the officers in Exhibit A is unduly burdensome.	of identifying which video the still photographs came from and thus cannot view the full video in order to determine the identity of the officers. The photographs in Exhibit A are not clear									
		or blue		Exhibit A is diduly burdersome.	enough to allow defendants to make an identification.									
		uniform and helmet in the screenshot attached as Exhibit A, taken from the body-worn												
		footage produced by Defendants as Def_CCRB_00019853.												
	DR No. 2	Produce all documents relating to Luke Hanna and the incident that took place on June	Defendants have previously produced BWC relating to this individual	"Hospital and other medical reports" are protected from disclosure	TRI reports cannot be located by NYPD using a person's name. Even when a document contains									
		3, 2020,		under HIPPA and defendants will cannot obtain those records by law	a person's name, the search will yield negative results. In order to find a responsive TRI report									
		at Cadman Plaza in Brooklyn, including, but not limited to, TRI reports, summonses, hospital	Notwithstanding objections, no other responsive documents exist as this		using a specific person's name, EVERY TRI report from that precinct on the date of occurrence would need to be manually reviewed to see if a certain person's name appears in it; an									
		and other medical reports, and any body-worn camera and other video footage from 5:00 PM to	individual was not arrested or issued summons.		endeavor that would take several hundreds of personel hours potentially leading to negative									
		12:00 PM to 12:00 AM, within a two-block radius of the intersection between Tillary and Clinton		The production of TRI reports using only a name is unduly burdensome.	results.									
	DR No. 3	Streets.	Defendant has a second at 1980 and a second at 1980	Bu State of the Colonia Coloni	The state of the s									
	DK NO. 3	Produce all documents relating to Huascar Benoît and the incident that took place at a protest the	Bates Stamp Nos.:	under HIPPA and defendants will cannot obtain those records by law	TRI reports cannot be located by NYPD using a person's name. Even when a document contains a person's name, the search will yield negative results. In order to find a responsive TRI report									
		night of May 30, 2020, and into the early morning hours of May 31, 2020, in the vicinity		without a HIPPA release from each individual authorizing the release of	using a specific person's name, EVERY TRI report from that precinct on the date of occurrence would need to be manually reviewed to see if a certain person's name appears in it: an									
		of Dekalb and Flatbush Avenues in Brooklyn, including, but not limited to, identifying the Officers captured in the screenshots included in Exhibit B, TRI reports, summonses,	DEF_000346929		endeavor that would take several hundreds of personel hours potentially leading to negative									
		hospital and other medical reports, and any body-worn camera and other video footage, from 5:00 PM the night of May 30, 2020, to 3:00 AM the morning of May 31,	DEF_000346930	The production of TRI reports using only a name is unduly burdensome.	results.									
		2020, including but not limited to the following Officers:	DEF_000370725	The production of documents relating to the identity of the officers in	Without information regarding the source of the pictures in Exhibit B, defendants have no way									
		Reynaldo Gonzalez (923898 DTS, 84th Precinct);     Oscar Palomino (942321 POM, 79th Precinct);		Exhibit B is unduly burdensome.	of identifying which video the still photographs came from and thus cannot view the full video in order to determine the identity of the officers. The photographs in Exhibit B are not clear									
		c. Pavlo Azarov (953647 POM);	Notwithstanding objections, no other responsive documents exist as this		enough to allow defendants to make an identification.									
		d. Sali Cerimi (965974 POM, 83rd Precinct); e. Aaron Husbands (Shield # 4274, 79th Precinct); and	individual was not arrested or issued summons. Defendants cannot identify any of the officers in Exhibit B.											
		f. Unnamed Officer with the helmet number that appears to be 13990 or a similar	identity any or die officers in exhibit b.											
		number).												
	DR No. 4	Produce all documents relating to Joseph Kokesh and the incident that took place on May 29, 2020, near the intersection of Bergen Street and Fifth Avenue in Brooklyn,	will be produced by April 15, 2022.	under HIPPA and defendants will cannot obtain those records by law										
		including, but not limited to, TRI reports, summonses, hospital and other medical reports, and body-worn camera footage taken by the following Officers:	Notwithstanding objections, no other responsive documents exist as this	without a HIPPA release from each individual authorizing the release of	TRI reports cannot be located by NYPD using a person's name. Even when a document contains									
		a. Joseph Giannatonio (956675 POM, 78th Precinct);	individual was not arrested or issued summons.		a person's name, the search will yield negative results. In order to find a responsive TRI report using a specific person's name, EVERY TRI report from that precinct on the date of occurrence									
		b. Andrey Samusev (958047 POM, 78th Precinct); and c. Eduardo Silva (933356, Lieutenant, 78th Precinct).		The production of TRI reports using only a name is unduly burdensome.	would need to be manually reviewed to see if a certain person's name appears in it; an endeavor that would take several hundreds of personel hours potentially leading to negative									
					results.									
	DR No. 5		Defendants have previously produced BWC relating to these individuals at Bates Stamp Nos.:		TRI reports cannot be located by NYPD using a person's name. Even when a document contains a person's name, the search will yield negative results. In order to find a responsive TRI report									
		Diana Richardson, and the protests that took place on May 29, 2020, at Barclays Center	DEF_000321710	without a HIPPA release from each individual authorizing the release of	using a specific person's name, EVERY TRI report from that precinct on the date of occurrence									
			DEF_000321722 DEF_000321723	records in this case specifically.	would need to be manually reviewed to see if a certain person's name appears in it; an endeavor that would take several hundreds of personel hours potentially leading to negative									
		medical reports, and any body-worn camera footage taken by the following Officers:	DEF_000321724	The production of TRI reports using only a name is unduly burdensome.	results.									
		a. Eric Olfano (921639 SGT); b. Joseph Taylor (924542 CPT);	DEF_000321727 DEF_000370726	The production of documents relating to the identity of the officers in	Without information regarding the source of the pictures in Exhibit C, defendants have no way of identifying which video the still photographs came from and thus cannot view the full video									
		c. John Loftus (935198 POM);	DEF_000370727	Exhibit C is unduly burdensome	in order to determine the identity of the officers. The photographs in Exhibit C are not clear									
		d. Max Bermudez (944360 POM); e. Donald Weeks (946389);	Defendants have located additional BWC videos for the following officers		enough to allow defendants to make an identification.									
		f. Ernan Vega (948153);	which will be produced by April 15, 2022: a. Eric Olfano (921639 SGT):											
		h. Marcin Steckiewicz (955529);	c. John Loftus (935198 POM);											
		i. Harry Kerr (962522 POM); j. Giovanni Calderon;	d. Max Bermudez (944360 POM); e. Donald Weeks (946389);											
		k. Jessica Clinton, SRG3;	g. Ronny Vega (951381);											
		Terence Monahan;     M. Officer in the white shirt depicted in the image in Exhibit C and the Complaint (See	h. Marcin Steckiewicz (955529); i. Harry Kerr (962522 POM):											
		para. 201); and	, , , , , , , , , , , , , , , , , , , ,											
		<ul> <li>All other officers depicted in Exhibit C or who were present at Barclay's Center on May 29, 2020.</li> </ul>	Notwithstanding objections, no other responsive documents exist as											
			neither individual was arrested or issued summons. Defendants identify the officer in the white shirt depicted in Exhibit C as Captain Joseph											
			Taylor. Defendants cannot identify any of the other officers in Exhibit C.											
														$\perp$
	DR No. 6	Produce all documents identifying the Officers depicted in Exhibit D and the Complaint (See	Defendants identify the officer with Shield #75 in Exhibit D as Sergeant Thomas Rodriquez. Defendants cannot identify other officers in Exhibit D		Without information regarding the source of the pictures in Exhibit D, defendants have no way of identifying which video the still photograph came from and thus cannot view the full video in									
		para. 169), who were present at the Mott Haven protests that took place on June 4, 2020, in Mott	as the photo is not clear enough to make a positive identification.		order to determine the identity of the officers. The photo graphs in Exhibit D are not clear enough to allow defendants to make an identification.									
		Haven.			enough to allow derendants to make an identification.									
	DR No. 7	Produce all documents relating to Rayne Valentine and the incident that took place on			TRI reports cannot be located by NYPD using a person's name. Even when a document contains									
		including, but not limited to, TRI reports, summonses, hospital and other medical	within Bates Stamp range No. DEF_000286500 to No. DEF_000286981, and No. DEF_000320251 to No. DEF_000320336		a person's name, the search will yield negative results. In order to find a responsive TRI report using a specific person's name, EVERY TRI report from that precinct on the date of occurrence									
		reports, and any video footage, including body-worn camera footage from Officers		records in this case specifically.	would need to be manually reviewed to see if a certain person's name appears in it; an									
		involved in or present at the incident, including, but not limited to Officer Amjad Kasaji.	Notwithstanding objections, no other responsive documents exist as this	The production of TRI reports using only a name is unduly burdensome.	endeavor that would take several hundreds of personel hours potentially leading to negative results.									
			individual was not arrested or issued summons.											

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^	DR No. 8	C  Produce all documents relating to Patricia Delfin and the incident that took place on	D  Defendants have previously produced BWC relating to this individual	*Hospital and other medical reports" are protected from disclosure	F TRI reports cannot be located by NYPD using a person's name. Even when a document contains	G H I	J K	L M N O	P	Q R	S T U	V W X Y	∠ AA
	DK NO. 8	May 29, 2020, in the Clinton Hill neighborhood in Brooklyn, including, but not limited to,		under HIPPA and defendants will cannot obtain those records by law without a HIPPA release from each individual authorizing the release of records in this case specifically.	a person's name, the search will yield negative results. In order to find a responsive TRI report using a specific person's name, EVERY TRI report from that precinct on the date of occurrence would need to be manually reviewed to see if a certain person's name appears in it; an endeavor that would take several hundreds of personel hours potentially leading to negative								
3	DR No. 9		related to this individual. Notwithstanding objections, no other	"Hospital and other medical reports" are protected from disclosure under HPPA and defendants will cannot obtain those records by law without a HPPA resease from each individual authorizing the release of records in this case specifically.  The production of TRI reports using only a name is unduly burdensome	a person's name, the search will yield negative results. In order to find a responsive TRI report using a specific person's name, EVERYTRI report from that precinct on the date of occurrence would need to be manually reviewed to see if a certain person's name appears in it; an endeavor that would take several hundreds of personel hours potentially leading to negative								
11.	DR No. 10	Produce all documents relating to Dorthley Beauval and the incident that took place on June 1, 2020, in the vicinity of West 56th Street and Broadway in Manhattan, including, but not limited 10, 181 reports, hoopital and other medical records, and any video footage relating to burglary of 1758 Broadway on June 1, 2020, and Beauval's arrest, such as body-worn carrest footage from Officer Daniel Tooma and any other Officer involved in Beauval's arrest.	DEF_000077650, DEF_000227012, and DEF_000163151.  Defendants have previously produced BWC relating to this individual at	under HIPPA and defendants will cannot obtain those records by law without a HIPPA release from each individual authorizing the release of									
12	DR No. 11	Produce all documents relating to Dennis Mullikin and the incident that took place on May 31, 2000, new 12th Street and Broadway in Manhattan, including, but not limited to, documents identifying Officers involved in Mullikin's arrest, TRI reports, aided reports, hospital and other	DEF_000153592, and DEF_000226839.  Defendants have previously produced BWC relating to this individual	"Hospital and other medical reports" are protected from disclosure under HIPPA and defendants will cannot obtain those records by law without a HIPPA release from each individual authorizing the release of records in this case specifically.									
13	DR No. 12	Produce all documents relating to Hannah Lillevey and the protest that took place on May 28, 2020, at Union Square in Manhatan, including, but not limited to, documents of dentifying Offices involved in the use of force against Lillevey, TRI reports, summonses, hospital and other medical recroits, and any video floatige, including, but not limited its, jour-wine cameral ordinger from Officers at and an a one block radius of Union Square between 3:00 PM and 5:00 PM on May 28, 2020.	within Bates Stamp range No. DEF_000286819 to No. DEF_000321038, and at No. DEF_000321540.	under HIPPA and defendants will cannot obtain those records by law without a HIPPA release from each individual authorizing the release of records in this case specifically.	TRI reports cannot be located by NYPD using a person's name. Even when a document contains a person's name, the search will yield negative results. In order find a response's IPI report from a person's name. EVERY TRI report from that precinct on the date of occurrence would need to be manually reviewed to see if a certain person, name appears in it, an endexwor that would take several hundreds of personel hours potentially leading to negative results.								
14	DR No. 13	Produce all documents relating to Douvya Zayer and the incident that took jake on May 29, 2000, on Racfic Street in Brooklyn, including, but not limited to, TRI reports, 2000, on Racfic Street in Brooklyn, including, but not limited to, hopping and other medical records, and any video lootage, including, but not limited to, bodywarn camers footage from Officers in the two body and to the control of the Contr	DEF_000283572.  Defendants have previously produced 720 BWC videos relating to this individual in Volume 18-not confidential begining at Bates Stamp No.	Nospital and other medical reports" are protected from disclosure under HIPPA and defendants will cannot obtain those records by law without a HIPPA release from each individual authorizing the release of records in this case specifically.									
35	DR No. 14	Produce all documents relating to Alexandra Crossillat and the incident that tools place on November 4, 2003, at or near living leave and fast 14th Street—near Washington Square Park and Union Square—in-Manhattan, including, but not limited to, documents denething officers areas, TRI reports, summonses, hospital and other medical recrosts, and any video floatege, from 8.00 PM to 11.00 PM, including, but not limited to, body-worn camera areas of the foreign of the first own of the foreign of the first own own of the first own	Defendants will produce summons 444399467. Defendants have previously produce 80W closes relating to this individual within Bates Stamp rage No. DEF_000320348 to No. DEF_000320383 and at No. DEF_000370031.	under HIPPA and defendants will cannot obtain those records by law	TRI reports cannot be located by NYPD using a person's name. Even when a document contains a person's name, the search will yield negative results. In order find a responsive IRI Pit report from that precinct on the date of occurrence would need to be manually reviewed to see if a certain person, name appears in it, an endexwor that would take several hundreds of personel hours potentially leading to negative results.								
36	DR No. 15	b. Hannah Lilleroy (CRBs complain No. 200000532); C. New York State Saxemily Member Dism Richardson and Senator Zellinor Myrie (CCRB complaint No. 200003695); d. Dourney Zayv (CRBs complaint No. 200003692); e. Jacqueine Painter and Carlo Catzadille-Palacio (CCRB complaint No. 202003698); f. Joseph Nolem (CRG complaint No. 200003776); j. Loseph Valentin (CCRB complaint No. 202000478); j. Layon Donnelly (CCRB complaint No. 202000478); j. Jason Donnelly (CCRB complaint No. 202000478); j. Jason Donnelly (CCRB complaint No. 202000366); k Brian Anderson (CCRB complaint No. 202000366);	Cases below have been produced on March 11, 2022 in production VOL035_Confidential. These were also reporteduced on March 16, 2022 due to an error in production: a. Jillian Primanio (CRB complaint No. 202005994); b. Brendan McDermid (CCRB complaint No. 202003901);										

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Service of the control of the contro		DR No. 16	Produce the complete and up-to-date CCRB investigation file, including, but not limited																
With a control of the			Investigative Action forms, investigator interview summaries or reports, recordings of	a. The May 30 and June 4 protests in East Flatbush involving NYPD															
Part			interviews, and all other related documents, for the following protests and incidents:	202004204)															
We shall be a served of the se			Butler (CCRB complaint Nos. 202003799, 202004204, 202003962);	(CCRB complaint No. 202003717)															
Part			complaint No. 202004408);	Cases below have been produced on March 11, 2022 in production															
A Control of the cont			c. The CCRB investigations relating to the June 4 Mott Haven protest (CCRB complaint	VOL035_Confidential. These were also reporoduced on March 16, 2022															
Second Continue and Continue			d. The CCRB investigations relating to the May 29 Clinton Hill protest (CCRB complaint	a. The CCRB investigations relating to the June 4 Mott Haven protest															
Part			NOS. 202004179, 202003717J.	b. The CCRB investigations relating to the May 29 Clinton Hill protest															
				c. The May 30 and June 4 protests in East Flatbush involving NYPD															
Part				d. The May 30, 2020, incident in Flatbush involving NYPD Captain Vitaliy															
Part				e. The CCRB investigations relating to the June 4 Mott Haven protest															
Part				(CCRB complaint Nos. 202004055)															
March   Marc																			
All				a. The CCRB investigations relating to the June 4 Mott Haven protest															
Part	17	DR No. 17		Defendants will search for and produce the requested IAB files to the	Producing all the requested documents is unduly burdensome	The search functionality of the electronic system of the Civil Litigation Unit is limited. CLU can													
Part			including, but not limited to, investigator interview summaries or reports, recordings of Officer			if date of incident is a searchable category, making it difficult to limit the searches to a particular													
Application of the control of the co			interviews, and all other related documents, related to or involving the following:	a. New York state Assembly Member Diana Richardson and Senator		may be able to search by IAB file number and/or complainant's name. Defendants have sent													
See The Control of th			a. Huascar Benoit (Identified by IAB No. 20-14374);	Zellnor Myrie (Identified by IAB No. 20-13767); produced file beginning at DEF 000285011 and IAB log at DEF 000283838		these requests to IAB and IAB is working on locating those files. It is estimated that it would take at least 250 hours to search for all requested documents, plus an additional 150 hours to													
Fig. 1. Sec. 1			c. New York state Assembly Member Diana Richardson and Senator Zellnor Myrie	b. Dounya Zaver (Identified by IAB Nos. 20-0410, 20-13708, 20-14206):		review, redact, and produce them.													
Fig. 1. Sec. 1			d. Dounya Zayer (Identified by IAB Nos. 20-0410, 20-13708, 20-14206);	c. Andrew Smith (Identified by IAB No. 20-13824); produced IAB log at															
A CONTROL OF CONTROL O			13708. and 20-14206):	d. Zulevka Morales (Identified by IAB Nos. FI-2020-000535, 2020-15371):															
April   Control   Contro			<ul> <li>f. Joseph Kokesh (Identified by IAB Nos. FI-2020-000478, 2020-14196);</li> <li>g. Andrew Smith (Identified by IAB No. 20-13824);</li> </ul>	Produced at DEF_000283118. d. Jemell Cole; Produced IAB log at DEF_032595															
Activative was presented to trace to the control of			i. Carlos Polanco (Identified by IAB Nos. FI-2020-000462: 2020-13963: 2020-22202):																
The control of the property of the control of the c			k. Jason Donnelly (Identified by IAB No. 20-14108):																
A			I. Zuleyka Morales (Identified by IAB Nos. FI-2020-000535, 2020-15371);																
Here the control of t			n. Melanie Ryan;																
The first of the control of the cont			p. Jillian Primiano;																
Simple   S			r. Robert Burnsted and Anna Slatz (Identified by IAB Nos. 2020-14809, OG-2020-																
Section of the Extraction of the Control of the Con	18																		
According to the second content of the sec		DR No. 18	Produce the complete and up-to-date Internal Affairs Bureau (IAB) investigation file, including	Defendants will search for and produce the requested IAB files to the	Producing all the requested documents is unduly burdensome	The search functionality of the electronic system of the Civil Litigation Unit is limited. CLU can													
And the state of t			but not limited to, investigator interview summaries or reports, recordings of Officer	extent they can be located based upon NTPD's search capabilities.		if date of incident is a searchable category, making it difficult to limit the searches to a particular													
Comparison   Com			and all other related documents, relating to the following protests and incidents			may be able to search by IAB file number and/or complainant's name. Defendants have sent													
Proceedings of the control of the			Complaint:			at least 250 hours to search for all requested documents, plus an additional 150 hours to													
No. 10 10 10 10 10 10 10 10 10 10 10 10 10			Flatbush and Williamsburg, respectively, involving NYPD Lieutenant Michael Butler,			review, redact, and produce them.													
ONL OR AND A SECURITY OF THE PROPERTY OF THE P			including IAB Nos. 2020-17426 (F-2020-2794) and 2020-17377 (FI-2020-661); b. The May 30. 2020 incidents in Flatbush involving NYPD Captain Vitaliy Zelikov.																
Min. 20  No. 2	10																		
Service of the property of the property contract of the property of the proper		DR No. 19	Produce all documents, including any video footage, provided to any District Attorney's	No responsive documents. None of the individuals mentioned were	Producing all the requested documents is unduly burdensome	Locating and producing "all documents" provided to any of the five district attorneys' offices													
Column   C			investigating any incident at the protests for possible criminal charges, including, but	arrested of added daminoris.		summonses and arrests made by 77 commands is unduly burdensome. In addition, relevant													
Indications to the control of the co						were already produced as part of separate document requests.													
A contained by the Control designment of the Control of the Asset (transparent for the Control of the Control of the Asset (transparent for the Control of the Asset (transparent for the Control of the	20	DR No. 20	Produce all documents concerning the creation of reports, records, communications,	Reponsive documents wil be produced on March 18, 2022 in															
Motivated to the company protect.  And St. 21  And St. 22  And St. 22  And St. 22  And St. 23  And St. 24  And St.				VOLS/_CONTIDENDAL.															
Min. 12  Min. 12  Min. 13  Min. 14  Min. 15  Min. 15  Min. 15  Min. 16  Min. 17  Min. 17  Min. 18  Min			not limited to, orders, directives, instructions, and communications to create protest																
witnesses on March 18, 2022  **Lead Teach Standard 1 - Lead Teach Standard 1 -	21	DR No. 21	critiques							+ +									
Interact Person S. Seek Person On No. 12 Product all decorative risking to this forward on "Range" (Section Myre Other Person On No. 12 No. 10				witnesses on March 18, 2022: -Patricia Delfin															
Jobbs 1970 - Control to Price And Pr				-Huascar Benoit -Luke Hanna															
Super Statements Compared Age Red Opposes There are no recorded of Stall hashing transcripts for the remaining Abs Opposes There are no recorded of Stall hashing transcripts for the remaining Abs Opposes There are no recorded of Stall hashing transcripts for the remaining Abs Opposes There are no recorded of Stall hashing transcripts for the remaining Abs Opposes There are no recorded of Stall hashing transcripts for the remaining Abs Opposes There are no recorded of Stall hashing transcripts for the remaining Abs Opposes There are no recorded of Stall hashing transcripts for the remaining Abs Opposes There are no recorded of Stall hashing transcripts for the remaining Abs Opposes There are no recorded of Stall hashing transcripts for the remaining Abs Opposes There are no recorded of Stall hashing transcripts for the remaining Abs Opposes There are no recorded of Stall hashing transcripts for the remaining Abs Opposes There are no recorded of Stall hashing transcripts for the remaining Abs Opposes There are no recorded of Stall hashing transcripts for the remaining Abs Opposes The profession of the remai				-Andrew Smith															
Do No. 22 Produce all documents relating to Nob Graymes and the incident that tool place on June 1999.  Defined and information of the complained of the members of 1990 the same state				-Diana Richardson															
Their are no records of 50th hearing transcripts for the remaining  DR No. 22  Produce all documents relating to Rio Groyness and the incident that took place or landing to the street of the production of Till reports using only a name is unduly burdenound.  Place Place Reports, and any body-your camer and other vice footing from the production of Till reports using only a name is unduly burdenound.  Produce all documents relating to Rio Groyness and the incident that took place or landing to the street of the production of Till reports camed be located by NYTO using a person's name, the search will yield register enables, in order to find a responsive Till report to make present to a removal to report to a removal to remove the search will yield register enables, in order to find a responsive Till report to make president production of Till reports using only a name is unduly burdenound.  Produce all documents relating to Rio Groyness and the incident that took place or how relating to the street of the search will yield register enables, in order to find a responsive Till report to make president production of Till reports using only a name is unduly burdenound.  Produce all documents relating to Rio Groyness and the incident that too to place or construction of the production of Till reports using only a name is unduly burdenound.  Produce all documents relating to Rio Rio Groyness and the incident that too to place or construction of Till reports using only a name is unduly burdenound.  Produce all documents relating to Rio Rio Groyness and the incident that too to place or construction of Till reports using only a name is unduly burdenound.  Produce all documents relating to Rio Rio Rio Rio Rio Rio Rio Rio Rio Ri				-Dorthley Beauval															
witnesses memorisoned in the compositor.  In Produce all documents relating to Biolic Gryanes and the incident that took piace on June 4, 2020, in Noth Triseque, or or near East 136h Street—between Brooke Avenue and Brown in Study and the Production of TRI reports, summores, hospital and other medical reports, and other wedical reports, summores, hospital and other medical reports, and other wedical reports will report to an "Blummehore gloke referred to as "Blummehore				·															
in Most Naces, a for near fast 136th Street—between Brooke Avenue and Brown Place—  Richalfing, but not finited to, Till reports, summonses, hospital and other medical seports, and  Rose of Clifficer Screen list badge mumber 5921, Officer Romero Dadge Rome	22			witnesses mentioned in the complaint.															
in Most Nace, at or near East 136th Street—between Brooks Awenue and Brown Place—  Rice—  Rice Musting Jun 1 not limited to, TRI reports, summonses, hospital and other medical reports, and  Ross Officer Summonses (Summonses (Summonses) (Summonses (Summonses))  Officer Summonses (Summonses (Summonses))  Officer Summonses (Summonses (Summonses))  Produce all documents relating to Michael Blau and the incident that took place on hun-  Officer Summonses (Summonses)  Officer Summonses (Summonses (Summonses))  Produce all documents relating to Michael Blau and the incident that took place on hun-  Officer Summonses (Summonses)  Officer Summonses (Su		DR No. 22	June 4, 2020,	individual within Bates Stamp range No. DEF_000321186 to	"Hospital and other medical reports" are protected from disclosure under HIPPA.	TRI reports cannot be located by NYPD using a person's name. Even when a document contains a person's name, the search will yield negative results. In order to find a responsive TRI report													
including, but not limited to, TR reports, summones, hospital and other medical reports, and any body worr careful and years of the responsive documents on March 18, 2022 in World (Differ Bulleting Libert and Conference to as Self-August and the recipion of the responsive documents on March 18, 2022 in World (Differ Bulleting Libert and the recipion of the responsive documents on March 18, 2022 in World (Differ Bulleting Libert and the recipion of the responsive documents on March 18, 2022 in World (Differ Bulleting Libert and the recipion of the responsive documents on March 18, 2022 in World (Differ Bulleting Libert and the recipion of the responsive documents on March 18, 2022 in World (Differ Bulleting Libert and the recipion of the responsive documents on March 18, 2022 in World (Differ Bulleting Libert and the recipion of the responsive documents on March 18, 2022 in World (Differ Bulleting Libert and were unable to life and world (Differ Bulleting Libert and were unable to life and world (Differ Bulleting Libert and were unable to life and world (Differ Bulleting Libert and were unable to life and world (Differ Bulleting Libert and were unable to life and world (Differ Bulleting Libert and were unable to life and world (Differ Bulleting Libert and W			in Mott Haven, at or near East 136th Street—between Brooke Avenue and Brown Place—	DEF_000321192.	The production of TRI reports using only a name is unduly burdensom	using a specific person's name, EVERY TRI report from that precinct on the date of occurrence e. would need to be manually reviewed to see if a certain person's name appears in it; an													
any body-worn camera and other video footage, from 500 PM to 800 PM, including from 506 Officer Peccrelia (ladge number 9547), Officer Romero (badge number 9547), and			including, but not limited to, TRI reports, summonses, hospital and other medical reports, and			endeavor that would take several hundreds of personel hours potentially leading to negative													
Officer Peccretal Budge number 95:41, Officer Peccretal Peccre			any body-worn camera and other video footage, from 5:00 PM to 8:00 PM, including																
DR No. 23 Produce all documents relating to Michael Blau and the incident that took place on June 3, 2020. If or the rest 54th Street and Third Avenue in Manhattan, including, but not limited 10, 107  If or the rest 54th Street and Third Avenue in Manhattan, including, but not limited 10, 107  If or the rest 54th Street and Third Avenue in Manhattan, including, but not limited 10, 107  If or the rest 54th Street and Third Avenue in Manhattan, including, but not limited 10, 107  If or the rest 54th Street and Third Avenue in Manhattan, including, but not limited 10, 107  If or the rest 54th Street and Third Avenue in Manhattan, including, but not limited 10, 107  If or the rest 54th Street and Third Avenue in Manhattan, including, but not limited 10, 107  If or the rest 54th Street and Third Avenue in Manhattan, including, but not limited 10, 107  If or the rest 54th Street and Third Avenue in Manhattan, including, but not limited 10, 107  If or the rest of the discounter of the rest of the second responsive Property's are protected from disclosure 10 of the Property of the rest of the discounter of the rest of the second responsive Property's are protected from disclosure 10 of the Property of the rest of the discounter of the rest of the second responsive Property's are protected from disclosure 10 of the Property of the Property of the Second responsive Property's are protected from disclosure 10 of the Property of the Property of the Second responsive Property's are protected from disclosure 10 of the Property of the Property of the Second responsive Property's are protected from disclosure 10 of the Property of the Property of the Second responsive Property's are protected from the disclosure 10 of the Property of			Officer Pecorella (badge number 9542), Officer Romero (badge number 6431), and																
3, 2020, at or near East 54th Street and Third Avenue in Manhattan, including, but not limited find any BWC-related to this individual.  The production of TRI reports using only a name is unduly burdenous, see the production of TRI reports using only a name is unduly burdenous, would need to be manually reviewed to see f a certain person's name, the search will yield negative results. In order to find negative results. In order to find negative responsion the East end of the concurrence using a special person name, Exity TRI report from that set of exceptive using a special person name, Exity TRI report in the state of exceptive using a special person name, Exity TRI report in the state of exceptive using a special person name, Exity TRI report in the state of exceptive using a special person name, Exity TRI report in the state of exceptive using a special person name, Exity TRI report in the state of exceptive using a special person name, Exity TRI report in the state of exceptive using a person's name, the search will yield negative respons. The production of TRI reports using only a name is unduly burdenous using a person's name, the search will yield negative respons. The production of TRI reports using only a name is unduly burdenous using the person name, Exity TRI report in the state of exceptive person name, Exity TRI report in the state of exceptive person name, Exity TRI report in the state of exceptive using a person's name, the search will yield negative respons. The production of TRI reports using only a name is unduly burdenous using the person name, Exity TRI report in the state of the person name, Exity TRI report in the state of the person name, Exity TRI report in the state of the person name, Exity TRI report in the state of the person name, Exity TRI report in the state of the person name, Exity TRI report in the state of the person name, Exity TRI report in the state of the person name, Exity TRI report in the state of the person name, Exity TRI report in the state of the person name, Exity			Blumenthal or Blumenberg (also referred to as "Blumie") (badge number 1231).																
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and other			reports, summonses, hospital and other medical reports, and any body-worn camera		The production of TRI reports using only a name is unduly burdensom	e. would need to be manually reviewed to see if a certain person's name appears in it; an endeavor that would take several hundreds of personel hours potentially leading to negative													
			and other																
2444104948	24		4444104948.																

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											STUV		
A	DR No. 24	Produce all documents relating to Aditi Bansal and the incident that took place on June	Defendants will produce responsive documents on March 18. 2022 in	"Hospital and other medical reports" are protected from disclosure	F TRI reports cannot be located by NYPD using a person's name. Even when a document contains	9 H I I J	K.	L M N O	-	ų R	S 1 U V	w a y Z	. AA
11		3, 2020,	VOL37_Confidential. Defendants conducted a search and were unable to		a person's name, the search will yield negative results. In order to find a responsive TRI report								
		at or near East 54th Street and Third Avenue in Manhattan, including, but not limited to, TRI reports, summonses, hospital and other medical reports, and any body-worn	find any BWC related to this individual.	The production of TRI reports using only a name is unduly burdensome	using a specific person's name, EVERY TRI report from that precinct on the date of occurrence would need to be manually reviewed to see if a certain person's name appears in it; an								
		camera and other			endeavor that would take several hundreds of personel hours potentially leading to negative								
25		video footage, from 8:00 PM to 10:00 PM, and associated with summonses number 4444110203.			resurts.								
	DR No. 25	Produce all documents relating to Holly Gunder and the incident that took place on	Defendants have already produced: DEF_000096420. Defendants	"Hospital and other medical reports" are protected from disclosure									
			conducted a search and were unable to find any BWC related to this individual.	under HIPPA.									
1.1		to, TRI reports, summonses, hospital and other medical reports, and any body-worn camera											
26	DR No. 26		Defendants conducted a search and were unable to find any BWC	"Hospital and other medical reports" are protected from disclosure					_				
		June 3, 2020, at or near East 54th Street and Third Avenue in Manhattan, including, but not	related to this individual.	under HIPPA.									
		2020, at or near East 54th Street and Third Avenue in Manhattan, including, but not limited to,	Notwithstanding objections, no other responsive documents exist as this	The production of TRI reports using only a name is unduly burdensome	TRI reports cannot be located by NYPD using a person's name. Even when a document contains								
		TRI reports, summonses, hospital and other medical reports, and any body-worn camera and	individual was not arrested or issued summons.		a person's name, the search will yield negative results. In order to find a responsive TRI report using a specific person's name, EVERY TRI report from that precinct on the date of occurrence								
		other video footage, from 8:00 PM to 10:00 PM, including from an Officer with badge			using a specific person's name, EVERY TRI report from that precinct on the date of occurrence would need to be manually reviewed to see if a certain person's name appears in it; an								
27		number 4501.			endeavor that would take several hundreds of personel hours potentially leading to negative								
21	DR No. 27		Defendant will produce the following documents will produce the	"Hospital and other medical reports" are protected from disclosure	TRI reports cannot be located by NYPD using a person's name. Even when a document contains								
		Hillary Wright, Jonathan Peck, Marissa Kaiser, Steve Mazzucchi, Vanessa Turi, and Ruvan	following responsive documents on March 18, 2022 in VOL37 Confidential:	under HIPPA.	a person's name, the search will yield negative results. In order to find a responsive TRI report using a specific person's name. EVERY TRI report from that precinct on the date of occurrence								
		Wijesooriya,	Tameer Peak: M21601961 & TRI Number: 2021-001-00006	The production of TRI reports using only a name is unduly burdensome	would need to be manually reviewed to see if a certain person's name appears in it; an								
		and the incident that took place on January 18, 2021, at or near City Hall Park in	Blaise Johnson: 4450084301 & 4450084293 Jonathan Peck: 4442340417 & 4442340465		endeavor that would take several hundreds of personel hours potentially leading to negative								
		including, but not limited to, TRI reports, summonses, arrest reports, hospital and other											
		medical reports, and any body-worn camera and other video footage, from 8:00 PM to 10:00	Notwithstanding objections, no responsive documents exist for Hillary Wright, Renjamine Heath, Marissa Kaiser, Steve Mazzucchi, Vanessa Turi										
		PM, and	and Ruvan Wijesooriya as none of them were not arrested or issued a										
		associated with summons number M21601961 from arresting officer Morgante, tax ID # 958951.	summonses.										
			Defendants have previously produced BWC videos relating to the following individuals:										
			- Hillary Wright: DEF_000320440 to DEF_000320972, and										
			DEF_000371524 to DEF_000371538 Tameer Peak: DEF_000321220										
			Defendants conducted a search and were unable to find any BWC										
28	DR No. 28	Draduce all decompate relation to Doug Code	related to the remaning individuals.	"Marsital and other medical capacital"					_				
	un NO. 28	June 4, 2020,		"Hospital and other medical reports" are protected from disclosure under HIPPA.									
		at or near Penn Street and Wythe Avenue in Brooklyn, including, but not limited to, TRI reports, summonses, hospital and other medical reports, and any body-worn camera		The production of TRI reports using each a same is unduly?	TRI reports cannot be located by NYPD using a person's name. Even when a document contains a person's name, the search will yield negative results. In order to find a responsive TRI report								
		and other video		The production of TRI reports using only a name is unduly burdensome	using a specific person's name, EVERY TRI report from that precinct on the date of occurrence								
		footage, from 8:00 PM to 10:00 PM, and associated with summons number 4444106078 issued			would need to be manually reviewed to see if a certain person's name appears in it; an endeavor that would take several hundreds of personel hours potentially leading to negative								
29		by arresting officer Luis Negron, tax ID # 968665.			results.								
	DR No. 29	Produce all documents relating to Kayley Berezney and the incident that took place on June 4,		"Hospital and other medical reports" are protected from disclosure under HIPPA.	TRI reports cannot be located by NYPD using a person's name. Even when a document contains a person's name, the search will yield negative results. In order to find a responsive TRI report								
		2020, at or near Penn Street and Wythe Avenue in Brooklyn, including, but not limited	individual.		using a specific person's name, EVERY TRI report from that precinct on the date of occurrence								
		to, TRI reports, summonses, hospital and other medical reports, and any body-worn camera		The production of TRI reports using only a name is unduly burdensome	<ul> <li>would need to be manually reviewed to see if a certain person's name appears in it; an endeavor that would take several hundreds of personel hours potentially leading to negative</li> </ul>								
		and other			results.								
		video footage, from 8:00 PM to 10:00 PM, and associated with summons number 4444106064											
30		issued by arresting officer Luis Negron, tax ID # 968665.											
	DR No. 30	Produce all documents relating to Marie Kahn and the incident that took place on June 4, 2020.		"Hospital and other medical reports" are protected from disclosure under HIPPA.	TRI reports cannot be located by NYPD using a person's name. Even when a document contains a person's name, the search will yield negative results. In order to find a responsive TRI report								
		at or near Penn Street and Wythe Avenue in Brooklyn, including, but not limited to, TRI	individual.		using a specific person's name, EVERY TRI report from that precinct on the date of occurrence								
		reports, summonses, hospital and other medical reports, and any body-worn camera and other	Notwithstanding objections, no other responsive documents exist as this	The production of TRI reports using only a name is unduly burdensome	<ul> <li>would need to be manually reviewed to see if a certain person's name appears in it; an endeavor that would take several hundreds of personel hours potentially leading to negative</li> </ul>								
		video	individual was not arrested or issued summons. Defendants have not		results.								
		footage, from 8:00 PM to 10:00 PM, and associated with summons number 4444105938 issued	been able to find any record of arrest for this individual on that date and have not been able to find the summons number provided.										
31		by arresting officer Husbands.											
	DR No. 31		Defendants will produce additional responsive documents on March 18, 2022 in VOL37_Confidential.	"Hospital and other medical reports" are protected from disclosure under HIPPA.	TRI reports cannot be located by NYPD using a person's name. Even when a document contains a person's name, the search will yield negative results. In order to find a responsive TRI report								
		2020, at or near Seventh Avenue South and Leroy Street in Manhattan, including, but not limited	Defendants have already produced: DEF 000090842.	The production of TRI reports using only a name is update burdenesses.	using a specific person's name, EVERY TRI report from that precinct on the date of occurrence would need to be manually reviewed to see if a certain person's name appears in it; an								
		to, TRI reports, summonses, hospital and other medical reports, and any body-worn	· -	The production of the reports using only a name is unduly ourgensome	endeavor that would take several hundreds of personel hours potentially leading to negative								
		camera and other video footage, from 8:00 PM to 10:00 PM, and associated with summons number	Defendants conducted a search and were unable to find any BWC related to this individual		results.								
		M20629727 issued by arresting officer Hurchey.											
32	DR No. 32	Produce all documents relating to Dr. Michael Pappas and the incident that took place	Defendants have already produced: DEF_000090620	"Hospital and other medical reports" are protected from disclosure	TRI reports cannot be located by NYPD using a person's name. Even when a document contains		-						
	Dit 140. 32	on June 4.		under HIPPA.	a person's name, the search will yield negative results. In order to find a responsive TRI report								
		2020, in Mott Haven, Bronx, including, but not limited to, documents identifying Officers involved in Pappas's arrest, including the Officers who observed Pappas and	Defendants have previously produced BWC videos relating to the this individual at Bates Stamp Range No. DEF 000321010 to No.	The production of TRI reports using only a name is unduly hurdens one	using a specific person's name, EVERY TRI report from that precinct on the date of occurrence would need to be manually reviewed to see if a certain person's name appears in it; an								
		the arresting officers associated with summons number 4443829723, TRI reports,	DEF_000321021.	3	endeavor that would take several hundreds of personel hours potentially leading to negative								
		hospital and other medical records, and any body-worn camera and other video footage associated with summons number 4443829723, including, but not limited to,			results.								
22		body-worn camera footage from any involved officers.											
33	DR No. 33	Produce all documents relating to Jillian Primiano and the incident that took place on	Defendants have already produced: DEF_000094595.	"Hospital and other medical reports" are protected from disclosure	TRI reports cannot be located by NYPD using a person's name. Even when a document contains				_				
		June 4, 2020, in Mott Haven, Bronx, including, but not limited to, documents identifying		under HIPPA.	a person's name, the search will yield negative results. In order to find a responsive TRI report								
		Officers involved in Primiano's arrest, including the Officers who observed Primiano	Defendants have previously produced BWC videos relating to the this	The production of TRI reports using only a name is unduly burdensome	using a specific person's name, EVERY TRI report from that precinct on the date of occurrence would need to be manually reviewed to see if a certain person's name appears in it; an								
		and the arresting officers associated with summons number 4448281113, TRI reports,	individual at Bates Stamp Range No. DEF_000321010 to No. DEF_000321019, and No. DEF_000321048 to No. DEF_000321053.		endeavor that would take several hundreds of personel hours potentially leading to negative								
		footage associated with summons number 4448281113, including, but not limited to,	DE _000321023, BIO NO. DEF_000321046 to NO. DEF_000321053.		Tudunui.								
34		body-worn camera footage from any involved officers, including but not limited to Brian Destefano.											
	DR No. 34	Produce all documents relating to Marie DeLuca and the incident that took place on	Defendants have already produced: DEF_000090904, DEF_000090906,	"Hospital and other medical reports" are protected from disclosure	TRI reports cannot be located by NYPD using a person's name. Even when a document contains								
		June 4, 2020, in Mott Haven, Bronx, including, but not limited to, documents identifying	and DEF_000094960.	under HIPPA.	a person's name, the search will yield negative results. In order to find a responsive TRI report using a specific person's name, EVERY TRI report from that precinct on the date of occurrence								
		Officers involved in DeLuca's arrest resulting in summons number 4448373565, TRI	Defendants have previously produced BWC videos relating to the this	The production of TRI reports using only a name is unduly burdensome	would need to be manually reviewed to see if a certain person's name appears in it; an								
		video footage associated with summons number 4448373565, including, but not limited	individual at Bates Stamp Range No. DEF_000321010 to DEF_000321019, No. DEF_000321048 to No. DEF_000321052, and at No. DEF_000321177.		endeavor that would take several hundreds of personel hours potentially leading to negative results.								
		to, body-worn camera footage from any involved officers, including but not limited to											
35	DR No. 35	Crystal Washington.  Produce all documents relating to Zuleyka Morales and the incident that took place on	Defendants have already produced: DEF 000088142 and	"Hospital and other medical reports" are protected from disclosure	TRI reports cannot be located by NYPD using a person's name. Even when a document contains								-
11		June 2,	DEF_000283200.	under HIPPA.	a person's name, the search will yield negative results. In order to find a responsive TRI report using a specific person's name. EVERY TRI report from that precinct on the date of occurrence								
11		2020, on the West Side Highway in Manhattan (Protest No. 39 in Schedule A), including, but not	Defendants have previously produced BWC videos relating to the this	The production of TRI reports using only a name is unduly burdensome	would need to be manually reviewed to see if a certain person's name appears in it; an								
11			individual at Bates Stamp Range No. DEF_000321643 to DEF_000321654,		endeavor that would take several hundreds of personel hours potentially leading to negative								
		summons number 4441347880, TRI reports, hospital and other medical records, and any body-	and at No. DEF_000286828		results.								
		worn camera and other video footage associated with summons number 444134788,											
		including, but not limited to, body-worn camera footage from the arresting officer, from Patrick Connolly, and from any other Officers involved in the arrest of Morales.											
36			1										

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^	DR No. 36	Produce all documents relating to Keith Roykin and the incident that took place on May.	D  Defendants have already produced: DEF 000075618, DEF 000090674,	*Hospital and other medical reports" are protected from disclosure	F TRI reports cannot be located by NYPD using a person's name. Even when a document contains	G	н	K L	M N O	Р	Q	R S	T U	v w x	Y Z	AA
1 1	Dr. 190. 30	30,	4443977943, DEF_000282555.	under HIPPA.	a person's name, the search will yield negative results. In order to find a responsive TRI report											
1 1		2020, on the West Side Highway at West 96th Street in Manhattan (Protest No. 9 in Schedule A),		The production of TRI reports using only a name is unduly burdeness	using a specific person's name, EVERY TRI report from that precinct on the date of occurrence would need to be manually reviewed to see if a certain person's name appears in it; an											
		including, but not limited to, documents identifying Officers involved in Boykin's arrest	individual at Bates Stamp Range No. DEF_000321056 to No.	The production of the reports using only a name is undury ourdenson	endeavor that would take several hundreds of personel hours potentially leading to negative											
		resulting in summons numbers 4443977943 and 4443977930, TRI reports, hospital and	DEF_000321061.		results.											
1.1		other medical records, and any body-worn camera and other video footage associated with Boykin's arrest, including, but not limited to, body-worn camera footage from the														
11		arresting officer, and from any other Officers involved in the arrest of Boykin.														
37	DR No. 37	Produce all documents relating to Jemell Cole and the incident that took place on July	Defendants have already predicted DEC 000046222	"Hospital and other medical reports" are protected from disclosure	TRI reports cannot be located by NYPD using a person's name. Even when a document contains					_						+
	DK NO. 37	15, 2020,		under HIPPA.	a person's name, the search will yield negative results. In order to find a responsive TRI report											
		on the Brooklyn Bridge pedestrian path resulting in the arrest of Jemell Cole (voided arrest No.	Defendants have previously produced BWC videos relating to the this	70	using a specific person's name, EVERY TRI report from that precinct on the date of occurrence e. would need to be manually reviewed to see if a certain person's name appears in it; an											
			individual at Bates Stamp Range No. DEF_000321041 to No. DEF_000321047.	The production of 1 ki reports using only a name is unduly burdensom	endeavor that would take several hundreds of personel hours potentially leading to negative											
		identifying			results.											
		Officers involved in Cole's arrest, TRI reports, hospital and other medical reports, body- worn														
		camera footage, ARGUS footage, and all other video footage associated with Cole's														
38.	DR No. 38	arrest.  Produce all documents concerning any information known to the NYPD before or	Defendants have already produced all responsive documents for June 2,													
	Dit No. 30	during the	June 3, and June 4 in the following productions:													
		following protests concerning illegal conduct, or the possibility thereof, at such	VOL007 Confidential													
		warranting the use of encirclement or kettling tactics:	Range: DEF_000075580 - DEF_000077851													
		<ul> <li>June 2, 2020 – Manhattan Bridge;</li> <li>June 3, 2020 – Cadman Plaza; and Midtown Manhattan, near East 54th Street and</li> </ul>	VOL008 Confidential													
		Third	Range: DEF_000157572 - DEF_000164804													
		Avenue; c. June 4, 2020 – South Williamsburg, near Penn Street and Wythe Avenue;	Defendants are continuing to search for responsive documents relating													
		d. November 4, 2020 – Washington Square Park, in the vicinity of West 8th Street,	to November 4, and January 18 and will produce any documents relating													
11			the court ordered date.													
11		and														
39	-	e. January 18, 2021 – MLK day protest near City Hall Park in Manhattan.														
	DR No. 39	Produce all documents relating to Carlos Polanco and the incident that took place on May 30, 2020 on the F.D.R. Drive in Manhattan including, but not limited to, TRI reports,	Defendants conducted a search and were unable to find any BWC related to this individual	"Hospital and other medical reports" are protected from disclosure under HIPPA.	TRI reports cannot be located by NYPD using a person's name. Even when a document contains a person's name, the search will yield negative results. In order to find a responsive TRI report											
11		summonses, hospital and other medical reports, and any body-worn camera and other			using a specific person's name, EVERY TRI report from that precinct on the date of occurrence											
11		video footage from the following: a. The Officer in Exhibit E holding the baton in his right hand and spraying OC spray in	Notwithstanding objections, no other responsive documents exist as this	The production of TRI reports using only a name is unduly burdensom	e. would need to be manually reviewed to see if a certain person's name appears in it; an endeavor that would take several hundreds of personel hours potentially leading to negative											
11		his left hand;	ma not are act or made a summons.		results.											
1.1		<ul> <li>b. Any other officers identified in Exhibit E;</li> <li>c. Sgt. Majer Saleh (Tax ID number 929110).</li> </ul>														
40	DR No. 40	Produce all documents relating to Laisa Pertet and the incident that took place on the	Defendants have previously produced BWC videos relating to the this	"Hospital and other medical reports" are protected from disclosure	TRI reports cannot be located by NYPD using a person's name. Even when a document contains											_
		night of	individual within Bates Stamp Range No. DEF 000286975 to No.	under HIPPA.	a person's name, the search will yield negative results. In order to find a responsive TRI report using a specific person's name, EVERYTRI report from that precinct on the date of occurrence											
		May 30, 2020, near the Flatbush Extension in Brooklyn including, but not limited to, TRI reports, summonses, hospital and other medical reports, and any body-worn camera	DEF_000286981, No. DEF_000320254 to No. DEF_000320298, No. DEF_000320315 to No. DEF_000320319, and No. DEF_000321636 to No.	The production of TRI reports using only a name is unduly burdensor	using a specific person's name, EVERY TRI report from that precinct on the date of occurrence would need to be manually reviewed to see if a certain person's name appears in it; an											
		and other	DEF_000321642.	,	endeavor that would take several hundreds of personel hours potentially leading to negative											
		video footage.			results.											
11			Notwithstanding objections, no other responsive documents exist as this													
41	DR No. 41	Produce all documents relating to Alan Williams and the incident that took place on the	individual was not arrested or issued summons.  Defendants have already produced: DEE 000088995 DEE 000089016	"blocated and other medical reports" are protected from d'arts	TRI reports cannot be located by NYRD using a posses's same. Supplying a decision					+	-				+	+
	DR NO. 41	evening of May 29, 2020, at or near the Barclay's Center in Brooklyn, near the metal	DEF_000090008, and DEF_000090030.	under HIPPA.	TRI reports cannot be located by NYPD using a person's name. Even when a document contains a person's name, the search will yield negative results. In order to find a responsive TRI report											
		barricades separating protesters and NYPD officers, including, but not limited to, TRI	D. F		using a specific person's name, EVERY TRI report from that precinct on the date of occurrence would need to be manually reviewed to see if a certain person's name appears in it; an											
		reports, summonses, hospital and other medical reports, and any body-worn camera and other video footage.	Defendants have previously produced 297 BWC videos relating to the this individual within Volume 18-not confidential begining at Bates Stamp		would need to be manually reviewed to see if a certain person's name appears in it; an endeavor that would take several hundreds of personel hours potentially leading to negative											
		-	No. DEF_000321576, as well as the following Bates Stamp Nos.:		results.											
			DEF_000283797, DEF_000283821, DEF_000283824, DEF_000283831, DEF_000230091 to No. DEF_000230094.													
42	DR No. 42	Produce all documents relating to Andrew Smith and the incident that took place in the	Defendants have already produced: DEF 000061669 DEF 000104540	"Hospital and other medical reports" are protected from disclosure												
		early	DEF_000138459, DEF_000284404, DEF_000284405, DEF_000286550.	under HIPPA.												
		evening of May 30, 2020, at or near the intersection of Bedford and Tilden Avenues in	Defendants have previously produced BWC videos relating to the this													
		including, but not limited to, TRI reports, summonses, hospital and other medical	individual at the following Bates Stamp Nos.:													
		reports, and	DEF_000284432 DEF_000284482													
		Officer	DEF 000284492													
		Michael Sher.	DEF_000320387													
11			DEF_000320388 DEF_000320389													
11			DEF_000320390													
42																
	DR No. 43	Produce all documents relating to the use of force against Lawrence Schober that took	Defendants have previously produced BWC videos relating to the this		TRI reports cannot be located by NYPD using a person's name. Even when a document contains											
11		place on May 31, 2020, in the vicinity of Broadway and 11th Street in Manhattan, including, but	individual within Bates Stamp range No. DEF_000230096 to No.	under HIPPA.	a person's name, the search will yield negative results. In order to find a responsive TRI report using a specific person's name. EVERY TRI report from that precinct on the date of occurrence											
11		not limited to, documents identifying Officers involved in Schober's arrest, TRI reports,	DEF_000321062 to No. DEF_000321114	The production of TRI reports using only a name is unduly burdensom	e. would need to be manually reviewed to see if a certain person's name appears in it; an											
11		hospital and other medical reports, ARGUS footage, body-worn camera footage, and all	Notwithstanding objections, no other responsive documents exist as this		endeavor that would take several hundreds of personel hours potentially leading to negative											
44			individual was not arrested or issued summons.		results.											
	DR No. 44	Produce all documents relating to the arrest of Brian Anderson (Arrest ID K20619401)	Responsive docs: DEF_000108958, DEF_000154372, DEF_000154375,	"Hospital and other medical reports" are protected from disclosure												
11		and the incident that took place on May 29, 2020, in the vicinity of the 79th Precinct	DEF_000162666, DEF_000162669, and DEF_000104743.	under HIPPA.												
11		stationhouse, at 263	Defendants have previously produced BWC videos relating to the this													
11		Tompkins Avenue in Brooklyn, and Herbert von King Park, (Protest No. 6 in Schedule A), including, but not limited to, documents identifying Officers involved in Anderson's	individual within Bates Stamp range No. DEF_000321599 to No. DEF_000321601, and No. DEF_000370728 to No. DEF_000370731													
45		arrest, TRI reports, hospital and other medical reports, ARGUS footage, body-worn														$\perp$
11	DR No. 45	Produce all documents relating to Jason ("Jae") Donnelly and the incident that took place on June 2, 2020, in the vicinity of West 53rd Street and 9th Avenue in Manhattan	Defendants have previously produced BWC videos relating to the this	"Hospital and other medical reports" are protected from disclosure under HIPPA.	TRI reports cannot be located by NYPD using a person's name. Even when a document contains a person's name, the search will yield negative results. In order to find a responsive TRI report											
		(Protest No. 36 in Schedule A), including, but not limited to, documents identifying			using a specific person's name, EVERY TRI report from that precinct on the date of occurrence											
11		Officers involved in the use of force against Donnelley, TRI reports, hospital and other	Notwithstanding objections, no other responsive documents exist as this individual was not arrested or issued summons.	The production of TRI reports using only a name is unduly burdensom	e. would need to be manually reviewed to see if a certain person's name appears in it; an endeavor that would take several hundreds of personel hours potentially leading to negative											
11		medical reports, ARGUS footage, body worn camera footage, and all other video footage associated with Donnelly, including from Sgt. William Balunas.	inumuuai was nut arrested or issued summons.		endeavor that would take several hundreds of personel hours potentially leading to negative results.											
46	1		Defeated to the control of the contr	No No A set												+
11	DR No. 46	Produce all documents relating to the arrest of Melanie Ryan (Summons number 4449869464)	Defendants will produce responsive documents on March 18, 2022 in VOL37_Confidential.	"Hospital and other medical reports" are protected from disclosure under HIPPA.	TRI reports cannot be located by NYPD using a person's name. Even when a document contains a person's name, the search will yield negative results. In order to find a responsive TRI report											
11		and the incident that took place on June 3, 2020, in the vicinity of East 50th Street and			using a specific person's name, EVERY TRI report from that precinct on the date of occurrence											
11		Third Avenue in Manhattan, including, but not limited to, documents identifying Officers	Defendants have previously produced BWC videos relating to the this individual within Bates Stamp range No. DEF_000283043 to No.	The production of TRI reports using only a name is unduly burdensom	e. would need to be manually reviewed to see if a certain person's name appears in it; an endeavor that would take several hundreds of personel hours potentially leading to negative											
11		involved in	DEF_000283066, No. DEF_000286834 to No. DEF_000286836, and No.		results.											
11		Ryan's arrest, TRI reports, hospital and other medical reports, ARGUS footage, body-	DEF_000320150 to No. DEF_000320438.													
47		worn camera footage, and all other video footage associated with Ryan's arrest, including from Officer Jeff of SRG 3.														
48																
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In Re: New York City Policing During Summer	DR No. 1	Produce body worn camera footage from each of the NYPD members described in	Defendants have already produced DEF 000321247	Body worn camera footage that does not depict the incident involving		L G	н	, K	. M	N O	r Q R	3	UV	w X Y	Z AA
2020 Demonstrations. 20 Civ. 8924; 20 Civ. 10291; 20 Civ. 10541; 21 Civ. 322; 21 Civ. 533; 21 Civ. 1930 Yates' Second Set Interrogatories and Document Stequests			through DEF_000321264. Defendants will produce any additional BWC for the incident involving plaintiff within Defense Counsel's possession by the court ordered date.	Yates' requests.											
52	DR No. 2	members identified in Attachment A, regarding the night of May 31, 2020.	Defendants have previously produced responsive documents and will produce any additional responsive documents by the court ordered-date or pursuant to the deposition protocol.	Written notes, documents or statements that do not relate to the incident involving the plaintiff are not relevant and will not be produced in response to Yates' requests.	d										
53	DR No. 3	Provide the complete Civilian Complaint Review Board File relating to Cameron Yates' complaint of police misconduct on the night of May 31, 2020.	Defendants have already produced DEF_000321257 to DEF_000321263. Defendants will produce any additional responsive documents for CCRB complaint no. 202005120 on or before the Court-ordered date.												
21 Civ 1904 55 First DRIs City, Fausto Pichardo	DR No. 1		Responsive documents previously provided. Any additional responsive documents will be produced prior to the Court-ordered date.												
56	DR No. 2	complaint about his treatment by police on May 32, 2020 [sic].	Defendants have already produced DEF_000321257 to DEF_000321263. Defendants will produce any additional responsive documents for CCRB complaint no. 202005120 on or before the Court-ordered date.	This request is unintelligible because there is no such date as May 32, 2020.											
21 Cv 1904; 20 Cv 8924 Third Request for Documents 58	DR No. 1	June 1, 2020.	Court-ordered date.	This request seeks documents dated from 12-01 AM May 30, 2020 to 11:59 PM June 1, 2020 that are beyond the scope of this lawsuit, and therefore are not relevant. Any responsive documents will be limited to 12:01 a.m. to 11:59 p.m. on May 31, 2020.	œ										
59.	DR No. 2	Provide the Activity Log Report for every police officer or sergeant whose name appears on the documents described in paragraph 1 for the time and dates described in paragraph 1.	Court-ordered date.	This request seeks documents dated from 12:01 AM May 30, 2020 to 11:59 PM June 1, 2020 that are beyond the scope of this lawsuit, and therefore are not relevant. Any responsive documents will be limited to 12:01 a.m. to 11:59 p.m. on May 31, 2020.	0										
60	DR No. 3	appears on the documents described in paragraph 1.	ordered date.	11:59 PM June 1, 2020 that are beyond the scope of this lawsuit, and therefore are not relevant. Any responsive documents will be limited to 12:01 a.m. to 11:59 p.m. on May 31, 2020.	Locating and producing "all photos" of the officers or segments in Defendants' possession is unduly burdensome. Defendants will produce photographs sufficient to identify police officers or and sergeants whose name appears on the roll calls from 12:01 a.m. to 11:59 p.m. on May 31, 2020.										
ai .	DR No. 4	Provide the 47th Precinct Command Log for the time and dates described in paragraph 1.	Court-ordered date.	This request seeks documents dated from 12:01 AM May 30, 2020 to 11:59 PM June 1, 2020 that are beyond the scope of this lawsuit and therefore are not relevant. Any responsive documents will be limited to 12:01 a.m. to 11:59 p.m. on May 31, 2020.	20										
Vates v NYC, et al 22 Cv 3904 20 Cv 3904 Fourth Request for Documents	DR No. 1	Provide all documents and video completed by or reliability to NYTO- Sergeant William Mamsour, tax or Arised 9 53046, from 12:01 M May 30, 2020 to 11:59 PM June 1, 2020. This includes:  D. Dally Activity scrivity logic:  D. Meno Book Entries;  A reveal Reports, Arised Consider Booking Sheets;  E. Arrest Reports, Complete Sports, and Online Booking Sheets;  E. Roll Cash From the Bild Precinity.  D. Overtime Requires from Sergeant Massour and any other officers from the Bild Precinity.  D. Vertime Requires or pay documentation of Sergeant Mansour;  I. Line of Dally Injury Reports from or relating to Sergeant Mansour;  I. Any equipment related documents including for taxer operationally.	additional responsive documents on or before the Court-ordered date.	This request seeks documents dated from 1201.AM May 10, 2001 to 1159 PMJ use 1, 2000 that are beyond the scope of this lavesum and therefore are not relevant. Any responsive documents will be limited to 1201 a.m. to 1159 p.m. on May 31, 2020.	0										
21 Cv 1904; 20 Cv 8924 Fifth Request for Documents	DR No. 1	following police officers: a. Matthew Varela (Тах # 964329) b. Savanna Domenich (Shield #3919) c. Cecilia Wilson (Тах # 956335)	Court-ordered date.	This request seeks documents dated from 12:01 AM May 30, 2020 to 11:59 PM June 1, 2020 that are beyond the scope of this lawsuit, and therefore are not relevant. Any responsive documents will be limited to 12:01 a.m. to 11:59 p.m. on May 31, 2020.	ω										
66	DR No. 2	Please provide any body worn camera footage taken by the above referenced officers on the above referenced dates.	Court-ordered date.	This request seeks documents dated from 12:01 AM May 30, 2020 to 11:59 PM June 1, 2020 that are beyond the scope of this lawsuit, and therefore are not relevant. Any responsive documents will be limited to 12:01 a.m. to 11:59 p.m. on May 31, 2020.	0										
67	DR No. 3		Defendants have already produced DEF_000321257 to DEF_000321263. Defendants will produce any additional responsive documents for CCRB complaint no. 202005120 on or before the Court-ordered date.												
56	DR No. 4	Plesse produce all documents produced by or to plainfulfs in the United Sets Eastern District of New York Ord. Action entitled Anhier Passons et al. vol. Unit of New York et al, Docket 14-CV-2788; include in those documents all deposition transcripts.	Court-ordered date.	Defendants object to the extent that any responsive documents are sased by operation of law and/or pursuant to New York. Criminal Procedure Law 95 105.00, et see, and an applicable 105.00 release has not been provided to defendants for the releant litigation. Defendant further object to the extent that responsive documents are protected from disclosure by the health invariance fortability and Accountability ACI ("IRAA") or by the law enforcement privilege, deficient serve process privilege, and/or any other applicable privilege. Defendants their object to the extent that any responsive documents are subject to a confidentiality order.											
69 Payne v. NYC, et al. 20 CV 9924 Third Supplemental Set of Document Requests	DR No. 1		Documents previously produced. Additional non-privileged documents, if any, will be provided to the extent that any privileged documents are withheld.												

^	DR No. 2	C For every Officer identified in response to Interrogatory No. 19, produce the following:	D  Documents previously produced Additional and activities of de-	E	F F	G G	H   1   1	K L	М	N O P	Q R	5 T	UV	W X Y	Z AA
11	UN IND. 2	For every Officer identified in response to Interrogatory No. 19, produce the following: a.NYPD training transcripts;	if any, will be provided. A privilege log will be provided to the extent that												
		b.Body-worn camera footage from 6/4/2020:	any privileged documents are withheld.												
		c.TRI reports related to the Officers from 6/4/20;													
		d.Activity logs from 6/4/20;													
1 1		e.List of Schedule A protests the Officers attended; f.Activity logs from each of the Schedule A protests the Officers attended:													
		g.Body-worn camara footage from each of the Schedule A protests the Officers													
		attended:													
		h.Arrest/OLBS reports the Officers created during the relevant time period; i.Summonses the Officers created during the relevant time period;													
		j.DATs the Officers created during the relevant time period;													
		k.AIDED reports related to the Officers during the relevant time period:													
		LTRI reports related to the Officers during the relevant time period;													
1 1		m.Any notes memorialized in the Officers' department-issued cell phones; n.Unusual Incident or Occurrence Reports, Supervisory Assessment reports, detail													
		memoranda, and detail rosters; and													
1 1		o.Complete, up-to-date CCRB and IAB files related to the Officers.													
71															
	DR No. 3	For every Officer identified in response to Interrogatory No. 20, produce the following:	Documents previously produced. Additional non-privileged documents, if any, will be provided. A privilege log will be provided to the extent that												
		a.NYPD training transcripts; b.Body-worn camera footage from 5/31/20;	any privileged documents are withheld.												
		c.TRI reports related to the Officers from 5/31/20;													
		d.Activity log from 5/31/20; e.List of Schedule A protests the Officer attended;													
		f.Activity logs from each of the Schedule A protests the Officer attended:													
		g.Body-worn camara footage from each of the Schedule A protests the Officer													
		attended;													
1 1		h.Arrest/OLBS reports the Officer created during the relevant time period; i.Summonses the Officer created during the relevant time period;													
		j.DATs the Officer created during the relevant time period;													
1 1		k.AIDED reports related to the Officer during the relevant time period;													
1.1		LTRI reports related to the Officer during the relevant time period; m.Any notes memorialized in the Officers' department issued cell phones;													
		m.Any notes memorialized in the Officers' department-issued cell phones; n.Unusual Incident or Occurrence Reports, Supervisory Assessment reports, detail													
		memoranda, and detail rosters; and													
1.1		o.Complete, up-to-date CCRB and IAB files related to the Officers.													
72	DR No. 4	For Sergeant Thomas E. Manning (Tax ID 930644), produce the following:	Documents previously produced. Additional non-privileged documents,												
1.1	DR 190. ♥	a.NYPD training transcripts;	if any, will be provided. A privilege log will be provided to the extent that												
1.1		a.NYPD training transcripts; b.Body-worn camera footage from 6/28/2020;	any privileged documents are withheld.												
		c.TRI reports related to the Officer from 6/28/20; d.Activity log from 6/28/20;													
		d.Activity log from 6/28/20; a List of Schadule A protests the Officer attended:													
		e.List of Schedule A protests the Officer attended; f.Activity logs from each of the Schedule A protests the Officer attended;													
		g.Body-worn camara footage from each of the Schedule A protests the Officer													
		attended; h.Arrest/OLBS reports the Officer created during the relevant time period:													
		i.Summonses the Officer created during the relevant time period:													
		j.DATs the Officer created during the relevant time period; k.AIDED reports related to the Officer during the relevant time period;													
		k.AIDED reports related to the Officer during the relevant time period;													
		LTRI reports related to the Officer during the relevant time period; m.Any notes memorialized in the Officers' department-issued cell phones;													
		n.Unusual Incident or Occurrence Reports, Supervisory Assessment reports, detail													
		memoranda, and detail rosters; and													
73	DR No. 5	o.Complete, up-to-date CCRB and IAB files related to the Officers.  For Police Officer Maxime Archange (60th Precinct, Shield #15412, Tax ID 960169) and	Documents previously produced. Defendants will produce any additional												
	DR No. 5	Police Officer Stephanie Chen (60th Precinct, Shield #15412, Tax ID 960169) and			i i										
		the following:	footage from 6/3/20-6/4/20) by the court ordered date pursuant to the												
		a.NYPD training transcripts; b.Body-worn camera footage from 6/3/20-6/4/20;	deposition protocol.												
		b.Body-worn camera footage from 6/3/20-6/4/20; c.TRI reports related to the Officers from 6/3/20-6/4/20;													
		d.Activity logs from 6/3/20-6/4/20;													
		e.List of Schedule A protests the Officers attended:													
		f.Activity logs from each of the Schedule A protests the Officers attended;													
		g.Body-worn camara footage from each of the Schedule A protests the Officers attended;													
		h.Arrest/OLBS reports the Officers created during the relevant time period;													
1 1		i.Summonses the Officers created during the relevant time period;													
		j.DATs the Officers created during the relevant time period; k.AIDED reports related to the Officers during the relevant time period;													
		LTRI reports related to the Officers during the relevant time period;													
		m.Any notes memorialized in the Officers' department-issued cell phones:													
1.1		n.Unusual Incident or Occurrence Reports, Supervisory Assessment reports, detail memoranda, and detail rosters; and													
74		o.Complete, up-to-date CCRB and IAB files related to the Officers.													
	DR No. 6	For Lieutenant Douglas Kautter (Tax ID 935093), produce the following:	Documents previously produced. Additional non-privileged documents,												
11		a NYPD training transcripts:	if any, will be provided. A privilege log will be provided to the extent that												
1.1		b.Body-worn camera footage from 6/2/2020; c.TRI reports related to the Officer from 6/2/20;	any privileged documents are withheld.												
		d.Activity log from 6/2/20:													
1.1		e List of Schedule A protests the Officer attended:													
1.1		f.Activity logs from each of the Schedule A protests the Officer attended; g.Body-worn camara footage from each of the Schedule A protests the Officer													
		attended; h.Arrest/OLBS reports the Officer created during the relevant time period;													
1.1		n.Arrest/ULBS reports the Officer created during the relevant time period;													
1.1		i.Summonses the Officer created during the relevant time period; j.DATs the Officer created during the relevant time period;													
1.1		k AIDED reports related to the Officer during the relevant time period:													
1.1		LTRI reports related to the Officer during the relevant time period:													
1.1		m.Any notes memorialized in the Officers' department-issued cell phones; n.Unusual Incident or Occurrence Reports, Supervisory Assessment reports, detail													
1.1		memoranda and detail rosters: and													
75	DR No. 7	o.Complete, up-to-date CCRB and IAB files related to the Officers.	Decuments are visually are dured Deformation 29 and a second						+ +						
11	DR No. 7	For Lieutenant Mark Kosta (Tax ID 949180), Police Officer Yahaira Perez-Guitierrez (Tax ID 967647), and Police Officer Zakie Karimzada (Tax ID 960745), produce the following:	responsive documents (Body-worn camera footage from P.O. Zakie												
1.1		a NVPD training transcripts	Karimzada from 5/30/20-5/31/20) by the court ordered date pursuant to												
1.1		b.Body-worn camera footage from 5/30/20-5/31/20:	the deposition protocoal.												
1.1		c.TRI reports related to the Officers from 5/30/20-5/31/20; d.Activity log from 5/30/20-5/31/20:													
1.1		e.List of Schedule A protests the Officers attended;													
1.1		f.Activity logs from each of the Schedule A protests the Officers attended:													
11		g.Body-worn camara footage from each of the Schedule A protests the Officers attended:													
1.1		attended; h.Arrest/OLBS reports the Officers created during the relevant time period;													
1.1		i.Summonses the Officers created during the relevant time period:													
1.1		j.DATs the Officers created during the relevant time period; k.AIDED reports related to the Officers during the relevant time period:													
1.1		LTRI reports related to the Officers during the relevant time period;  LTRI reports related to the Officers during the relevant time period;													
1.1		m.Any notes memorialized in the Officers' department-issued cell phones;													
1.1		n.Unusual Incident or Occurrence Reports, Supervisory Assessment reports, detail memoranda, and detail rosters: and													
1.1		o.Complete, up-to-date CCRB and IAB files related to the Officers.													
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We determine the control of the cont	A	DR No. 9	C For the Delice Officer is necrossian of the bady were compared as	D December of the produced Defendants will see the produced Defend			· ·	G	Н	K L M N	O P	Q R	S T U	v w x	Y	Z AA
And the second control of the bases of the second control of the s	1 1	DK NO. 8	Body 2 X81418494 on May 31, 2020, attached as Exhibit F, produce documents													
William Control and Control an																
A SUL STATE OF THE PROPERTY OF			a.Name;	, , , , , , , , , , , , , , , , , , , ,												
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A PROPERTY OF THE PROPERTY OF			c.NYPD training transcripts;													
Work of the Confederal			e.TRI reports related to the Officers from 5/30/20-5/31/20:													
And the second control of the second control			f.Activity log from 5/30/20-5/31/20;													
Harmonic contribution for the contribution of			g.List of Schedule A protests the Officers attended;													
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A three control contro			m AIDED reports related to the Officers during the relevant time period:													
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Part	1.1		o. Any notes memorialized in the Officers' department-issued cell phones;													
The state of the s	1.1		p.Unusual Incident or Occurrence Reports, Supervisory Assessment reports, detail													
No. 2. The state of the first and in the state of the sta																
The state of the s		DR No. 9		Documents previously produced. Defendants will produce any additional												
A STATE OF THE PROPERTY OF THE	1 1		Body 2 X81365488 on May 31, 2020, attached as Exhibit F, produce the following	responsive documents (body-worn camera footage from Joel Ayala for												
No. 10   N				5/31/20) by the court ordered date pursuant to the deposition protocol.												
Les March County or water to the County of County C	1 1															
A late of the reconstruction of the Control of the	1 1		c.NYPD training transcripts;													
Fund of the Control	1 1		d.Body-worn camera footage from 5/30/20-5/31/20;													
A state of facts and common and continues																
About the prince and fine School And proposed and prince and princ	1.1		t.Activity log from 5/30/20-5/31 /20; in List of Schedule A protests the Officers attended:													
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Control Cont	1.1		i.Body-worn camara footage from each of the Schedule A protests the Officers													
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recordings of filter interviews, and all other related occuments.  On No. 12  On No. 13  On No. 13  On No. 14  On No. 14  On No. 14  On No. 15  On No. 14  On No. 15	1.1		C21-875, including but not limited to investigator interview summaries or reports.	withheld.	process privilege, that "IAB number C21-875 is vague and ambiguou											
Square protect on May 3, 2, 200, from 9 m until 11 pm are not not exciss of possible and 41 Discoverent or other media concerning Plantiffs; reconcerning and without the provided to the extent that any privileges of countered, and provided																
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OPWING et al.  20 C VSP24  Vis 15 et of Document Requests  Vis 15 et of Document Vis 15 et on the Activities Vis 15 et on the Activiti	81		Broadway and 12th Street or Fourth Avenue and 12th Street.	privileged documents are withheld.		Conscio loutage, willou likely liiciddes irrelevan	ne roomge.									
any subsequent detention, including, but limited to, memo book entries, stuting logs, all scarch and other NYDO are rais administration of the NYDO are rais administration of the NYDO are rais and privilege devices, unmones. First Relations, belong any privileged documents are withheld.  September (CIUSS') worksheeks, manus arrest pedigere babels, property workshees, data and privileged documents are withheld.  September (CIUSS') workshees, mass arrest pedigere babels, property workshee, data and related documents, funusual incident or Occurrence reports, decid all teathers of privated documents are withheld.  September (CIUSS') workshees, mass arrest pedigere babels, property workshees, and related documents are withheld.  September (CIUSS') workshees, mass arrest pedigere babels, property workshees, and related documents are withheld.  September (CIUSS') workshees, mass arrest pedigere babels, property workshees, and related documents are withheld.  September (CIUSS') workshees, mass arrest pedigere babels, property workshees, and and related documents are withheld.  September (CIUSS') workshees, mass arrest pedigere babels, property workshees, and and related documents are withheld.  September (CIUSS') workshees, mass arrest pedigere babels, property workshees, and related documents are withheld.  September (CIUSS') workshees, mass arrest pedigere babels, property workshees, and and related documents are withheld.  September (CIUSS') workshees, and and related trails and property workshees, and and related documents are withheld.  September (CIUSS) workshees, and and related trails and property workshees, and and related documents are withheld.  September (CIUSS) workshees, and and related documents are withheld.  September (CIUSS) workshees, and and related trails and property workshees, and and related trails and property workshees, and and related trails and and rela	82															
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System (**OLSS*) worksheeks, mass arrest pedigee bables, property workless, desk appearance tickes, summones. First, Reisbasche, playing related documents, Unusual incident or Occurrence reports, medical treatment of prisoner forms, wideo looking including body work camera footing and associated audit trails and activity (bg., photographs, supervisory assessment reports, detail and post-event memorrands, and detail rosters in the possession, custody, or control of the NYPO.  Browled all Documents concerning the prosecution of Plaintiffs, including but not. limited to, criminal complaints, c			any suprequent detention, including, but limited to, memo book entries, activity logs, all scratch and other NYPD arrest and summons processing paperwork. Online Booking	any, will be provided. A privilege log will be provided to the extent that any privileged documents are withheld												
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forms, video floating body won camera floating eand associated suit trails and activity logs, photographs, purports, deall and post-event memorands, and detail rosters in the possession, custody, or control of the NYPO.  DR No. 2 Provide all Documents concerning the prosecution of Plaintiffs, including but not limited to, criminal complaints,	1.1		appearance tickets, summonses, Threat, Resistance, Injury ("TRI") reports and related													
and activity logs, photographs, supervisory assessment reports, detail and goots event memorrands, and detail rosters in the possession, custody, or control of the NYPO.  8 Provide all Documents concerning the prosecution of Maintelfs, including but not inneed to, criminal accomplaints, including but not inneed to, criminal accomplaints, crim			documents, Unusual Incident or Occurrence reports, medical treatment of prisoner													
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related to any decisions to decline to prosecute, and communications between the withheld.			limited to, criminal complaints, criminal court records, records from the New York State	Additional non-privileged documents, if any, will be provided. A privilege												
	1.1		unvision or Criminal Justice Services arising from the arrests of Plaintiffs, documents related to any decisions to decline to prosecute, and communications between the	log will be provided to the extent that any privileged documents are withheld												
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A	DR No. 3	C Provide all Documents concerning CCRB. IAB or other investigations into reported	D  Responsive documents previously provided. Additional non-privileged	E	F		G	Н	JK	L M	N O P	Q R	5 T	U V W	X	r ∠ AA
		misconduct involving any of the Paintiffs and Defendants arising from the Protests, including but not limited to, compliant notification letters, subject notification letters, subject notification letters, subject notification letters, such subject notification letters, case acknowledgement forms, big entirel, investigator review reports, recorded audio and/or video foreign reviewer, records and/or video foreign reviewer, records and/or video foreign reviewer and interview with members of service and normalization of service, memorandia, case closing worksheets, investigator closing reports, recommendations, case analysis, and findings.	documents, if any, will be provided. A privilege log will be provided to the extent that any privileged documents are withheld.													
	DR No. 4  DR No. 5	Provide all Documents concerning the Notices of Claim filled by Plaintiff's against the City of New York, the NYPO and other identified and unidentified NYPO officers and personnel arising from the Protests.  Provide all Documents concerning the assignments and tours of Defendants and any		Planiffs are in possesion of thier own Notices of Claim. Notices of Claim. Notices of Claim. Notices of Claim.	It is unduly burdensome for defendants to search f											
87		other NYFO Personnel present or involved with the Protests, including but not limited to all log sheets, activity log forms, log books, memo book entries, detail memoranda, post event memoranda or reports, duty rosters, roll calls, assignment sheets, and descriptions of vehicles used by them on the dates of the Protests.	documents, if any, will be provided. A privilege log will be provided to the extent that any privileged documents are withheld.	e	documents for an unknown number of individuals. to the 83 incdents at issue, and the only way to fine speak to each and every member of the NYPD.	s. Potentially thousands of officers responded										
.88	DR No. 6	Provide all Documents and personnel related records in the possession of the NYD or the City of New York concerning Defendants including but not limited to. a. Central Personnel Index file records or similarly defined records; b. Personnel Ries amaistance by NYDO Department of Chywide Administrative Services (TDCAST):  c. CCRB member a markance by NYDO Department of Chywide Administrative Services (TDCAST): c. CCRB member of service allegation history and investigator closing reports on all investigations of such allegations; but press, inspectional Services Division, Department Advocates Office, or Office of the Chief of the Department, e. Petromance profiles or similarly defined records; e. Petromance profiles or similarly defined records; e. Endry warning or intervention records or similarly defined records; f. In you and all letters requesting sealing of disciplinary records or charges; j. Any and all documents related to performance monitoring. l. To the selection of covered in paragraphs a through habove, all Documents relating to any civilian or departmental generale complaints of police micronduct develocition of mary civilians or departmental generale complaints of police micronduct develocition of mary civilians or departmental generale complaints of police micronduct develocition of mary civilians or departmental generale complaints of police micronduct develocition of mary civilians or departmental generale complaints of police micronduct develocition of mary civilians or departmental generale complaints of police micronduct develocition of mary control in the control of the police micronduct develocition of mary civilians or departmental generale complaints of police micronduct develocition of mary civilians or departmental generale complaints of police micronduct develocition of mary control or control or covered in paragraphs at through habove, and or vicilians or department general complaints of police micronduct develocition of mary control or covered in the control or covered in the control or	extent that any privileged documents are withheld.													
89	DR No. 7	relied on in responding to Planuffs' First Set of Interrogatories:	Response documents previously provided. Additional one-privileged documents, if any the provided A privilege log will be provided at othe extent that any privileged documents are withheld.													
50	DR No. 8	pursuant to Rule 26(a)(1).	Previously provided.													
91	DR No. 9	Provide all Documents sufficient to identify the officers described in the First Amended Complaint at paragraphs 109-203 as NYPD Officers John Doe 1-26, NYPD Officer Jane Doe 1, Officer Doe Esposito, and Sergeant Doe Caraballo.														
92	DR No. 10	All records concerning medical and psychological treatment records for each and any of the Plaintiffs.	Provided to the extent they are in possession of the defendants													
93	DR No. 11	Provide all documents concerning the denisks of allegations or affirmative defenses Defendants have asserted or intend to assert in this lawsuit.		This request seeks documents protected from disclosure by attorney client privilege and by the attorney work product privilege because it implicates counsel's selection and compilation of documents. Defendants will not interpose any further response to this request.	y t											

A DR NA:	No. 12 Provide all documents not previously requested herein in the possession of Defendants or any of their agents that contain facts or information material to any issue pertaining to the Plantoffs First Amended Compilant.	See all documents previously produced	E Overbroad	F		G	н	 KL	M N	O P	Q R	S T	UV	W	Y	Z AA
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4																
Payne v. NYC, et al. 20 C V 8252 Second Supplemental Set of Document Requests	No. 1 For each Officer identified in response to Interrogatory Nos. 16 and 17, produce the following:  a.NYPO training transcripts, b. Body-worn camera flootage from 6/4/20; c. Body-worn camera flootage from 6/4/20; c. Body-worn camera flootage from 6/4/20; c. List of Schedule A protests the Officer attended; d. Activity logs from each of the Schedule A protests the Officer attended; f. Activity logs from each of the Schedule A protests the Officer attended; n.A-rres/Quids reports the Officer created during the relevant time period; i.Summonses the Officer created during the relevant time period; L.AIDED reports related to the Office during the relevant time period; L.AIDED reports related to the Office during the relevant time period;	deadline. A privilege log will be provided to the extent that any privileged	d "during the relevant time period," from May 28, 2020-January 18, 2021	categories of documents outweighs any potential benefit to pla	anuary 18, 20201 for numerous											
Gray v. NYC, et al. DR No. 20 V 8924; 21 CV 6510 First Request for Production of Documents	No. 1  All documents concerning all policies, procedures, directives, and training materials relating to Offices' treatment of and response to any member of the press or other individuals photoappeing, taking video of, or otherwise recording police activity, including but not limited to policies concerning:  -lectrolitying members of othe press.  -Officer's treatment of individuals who identify themselves as journalists, members of the media, members of the media, members of the press, or anything equivalent thereto;  -Officer's treatment of individuals who carry PNPO issued press credentials, or Officer's treatment of individuals who carry press credentials not issued by the NPDO; -Any curfew orders issued by Mayor Bill de Balsa and/off Covernor Andrew Curono between June 1, 2020 and June 8, 2020, including but not limited to the categories of individuals exempt from such curlews and Officer's treatment of individuals exempt proposed to the press of individuals exempt from such curlews.	Responsive documents will be provided prior to the Court-ordered deadline														
DR No.	No. 2  All documents concerning the installation of any monitor, external compliance officer, or independent inspective to review, investigate and/or oversee NPD practices and/or policies relating to any of the subjects identified in Request No. 1.	Responsive documents will be provided prior to the Court-ordered deadline	I moultor was appointed by the Court in Floyd, et al. v. City of New York 08 CV 1304, and the responsive document are galable on the docket sheet. The Office of the inspector General for the NPPO practices and/or policies' pursuant to Local Law 70. Additional information about this independent supercy chapter is publicly available at https://www.lnvy.gov/site/doi/offices/oignyud.page.  Further, the "identification" as well as "the terms governing the appointment, responsibilities, and authority" of any "monitor, externa compilance offices," or independent importor being appointed to unrelated to the subject matter of these Bigations, and without start of the Bigations, and without a families of the subject matter of these Bigations, and without a families of the subject matter of these Bigations, and without a families of the subject matter of these Bigations, and without a families of the subject matter of these Bigations, and without a families of the subject matter of these Bigations, and without a families of the subject matter of the Bigations, and without a families of the subject matter of the Bigations, and without a families of the subject matter of the Bigations, and without a families of the subject matter of the Bigations, and without a families of the subject matter of the Bigations, and without a families of the Bigations, and the Bigation													
DR No.	policies, procedures, directives, or training materials described in Request No. 1.	deadline														
DR No.	Request No. 1, documents sufficient to identify the dates trainings were held, all persons who attended, any statistical reports of the ranks of members of the service that attended, and any certifications issued to such attendede, as well as any evaluations of such training materials, presentations, or other similar materials completed by such attendees.	deadline														
DR No.	No. 5 All documents concerning Officers receiving discipline for misconduct relating to their violation of any policies, procedures, directives, or training materials described in	Responsive documents will be provided prior to the Court-ordered deadline														
OR No.	but not limited to records concerning the incidents described in paragraphs 49-94 of the Complaint.	BWC for the holdents can be found at DEE _000322086 DEE _000322086 DEE _000322086 Liklly February hotelen_DEE _0003221086 DEE _0003221080 DEE _0003221081 DEE _0003221083 DEE			DEF_0225484 DEF_00034758 DEF_00034758 DEF_00034760 DEF_00034760 DEF_00034760 DEF_00034763 DEF_00034763 DEF_00034765 DEF_00034768 DEF_00034768 DEF_00034768	R OFF, 0324651, -0FF 0325162, 87, DEF 000347590, 00, DEF 000347602- 04, DEF 000347602- 04, DEF 000347638, 31, DEF 000347638, 31, DEF 000347665, 66, DEF 000347665, 66, DEF 000347665, 87, DEF 000347680, 88, DEF 000347680, 88, DEF 00034780, 87, DEF 000347780	11-Mar									
DR No.	No. 7 All documents concerning the arrest of any member of the press engaged in	DEF_0325955  Responsive documents will be provided prior to the Court-ordered deadline														
DR No.	newsgathering. All documents concerning the use of force by an Officer against any member of the press engaged in newsgathering.															
DR No.		Responsive documents will be provided prior to the Court-ordered deadline														

A B	C  All documents concerning Officers receiving discipline for misconduct relating to the	D  Responsive documents will be provided prior to the Court-ordered	E	F G	Н 1 1	K L M N O P	Q R S T U	V W X Y Z AA
107	arrest of or use of force against a member of the press, or who have been recommended to receive discipline for such misconduct, including but not limited to documents issued by the NYPD, CCRB, Office of the Inspector General, CCPC, or any	deadline						
DR No. 11	All documents concerning the arrest of any person engaged in photographing or video recording any Officer.	Responsive documents will be provided prior to the Court-ordered deadline						
DR No. 12	All documents concerning the use of force by an Officer against any person engaged in	Responsive documents will be provided prior to the Court-ordered deadline						
109 DR No. 13	recording any Officer, or who have been recommended to receive discipline for such misconduct, including but	Responsive documents will be provided prior to the Court-ordered deadline						
110 DR No. 14	not limited to documents issued by the NYPD, CCRB, Office of the Inspector General, CCPC, or any other agency or entity of the City of New York.  To the extent not encompassed by the above, all documents concerning any person or incident described in Paragraphs 38-101 of the Complaint, including but not limited to	Responsive documents will be provided prior to the Court-ordered						
111	documents reflecting the NYPD's investigation of and response to these incidents and any policy changes implemented as a result thereof.							
DR No. 15		Responsive documents will be provided prior to the Court-ordered deadline						
DR No. 16	All NYPD directives, departmental message, or other general communications with Officers relating to the curfew orders sued by Mayor Bid Bellasio and/of Governor Andrew Cuomo between June 1, 2020 and June 8, 2020, including exemptions thereto.	Response documents on the found at the following lates Not: DEF- 00003995, DEF-00003995. DEF-00003962. DEF-00003692. DEF- 000039902. DEF-000039902. DEF-000039902-39, DEF- 000039902-39, DEF-000039902-30, DEF-000046936-49, DEF- 000038046-470, DEF-00003364-44, DEF-000046936, DEF- 000038056-60 DEF-000033645-00, DEF-000064936, DEF- 000038056-60 DEF-000033645-00, DEF-000069393-20, DEF-000064936, DEF-000064936-00, DEF-000064936-0						
DR No. 27	All personnel-related records in the possession of the NYPD or the City of New York for each Officer identified as a Defendant in the Photographers' Lawsuit, including but not	M& files produced: DEF 0.32592-DEF 0.325970 Training records for hamand definishan have been provided. DEF_0.325799-DEF_0.325921 CPV/MA/CCRB Histories are being turned over 48 hours prior to the scheduled deposition.	Records grief to 2012 are not in electronic format, therefore difficult to second files are not netlectronic format and poter copies are is strage in one of three places. Depending on if they were indexed clearly and properly, they may be difficult to locate. From 2012 through 2018, "outside guidelines" files are paper only, some are in storage, and the same issues as above apply. Logs however, and not the entire files, are available in electronic format, but contain limited information. It is estimated that at world lake at least 250 hours to search for all requested documents, plus an additional 150 hours to review, reduct, and produce them.					
DR No. 18	The Academy Transcript and all training logs and other records reflecting the NYPD training each named Defendant received at the NYPD Academy and after graduating the NYPD Academy.							
115 DR No. 19	A full copy of the current NYPD Patrol Guide disseminated to Officers, plus copies of each and every version of the NYPD Patrol Guide disseminated to Officers between 1999 and the present, with sufficient information to identify the changes and additions between each version.	Administrative Guide Procedure 304-21, will be provided prior to the						
DR No. 20	All documents identified or relied upon in responding to any Interrogatories Plaintiffs serve in the Photographers' Lawsuit.							
OR No. 21	Documents sufficient to identify any instance of a monitor, external compliance offers, or independent inspector being appointed to review, insteglate and/or overseles NYD practices and/or policies by virtue of a count or other or other resolution of a legal proceeding, as well as the terms governing the appointment, responsibilities, and authority of any such monitor, external compliance officer or independent inspector.		A monitor was appointed by the Court in Floyd, et al. v. Cyt of New York, GBC-V-1034, and the responsive documents are publishly available on the docket sheet. The Office of the inspector General for the NPD (IGM-VTD) is independent agency change with investigating "NPD practices and for policies" pursuant to Local Lew 7D. Additional higher and the policies of the NPD (IGM-VTD) is independent agency change which with resignating "NPD practices and for policies" pursuant to Local Lew 7D. Additional higher and the NPD (IGM-VTD) and the NPD (IGM-V					
DR No. 22	All documents concerning the October 17, 2012 letter to the Deputy Commissioner of Public information (TDCP)* Talkethe herbers a Sahibit, 14, lockeding, but not initimised to: records of the incidents referenced in that letter; records concerning any investigation or review of the incidents referenced in that letter; recommiscations relating to that letter, responses or drift responses to the letter; communications, notes, attendance lists, or other records concerning wite placin or wite place in commissions on meetings concerning the incidents described in the letter and/or any policy change relating thereto; and documents concerning any policy or practice that was changed for for which changes were considered in response to that letter or the incidents described in the letter.	ixespensive documents will be provided prior to the Court-ordered deadline						
DR No. 23	All decuments concerning the November 23, 2011 letter to DCR statuted hereto as Sahibit is including, but not limited to records of the indirects referenced in that letter; records concerning any investigation or review of the incidents referenced in that letter; communications relating to that letter; response or draft responses to the letter; communications, notes, attendance lists, or other records concerning any telephonic or in person meetings concerning the incident described in the letter and/or any policy change relating thereto; and documents concerning any policy or practice that was changed for flow which changes were considered in response to that letter or the incidents discribed in the letter.	Responsive documents will be provided prior to the Court-ordered deadline						

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		T .		F G H I I J K L M N O P O R S T J U V J W J X J Y J Z J AA
A	DR No. 24	All documents concerning the November 21, 2011 letter to Mayor Michael R.	Responsive documents will be provided prior to the Court-ordered	c
		Bloomberg and Commissioner Raymond Kelly attached hereto as Exhibit C, including,	deadline	
		but not limited to: records of the incidents referenced in that letter; records concerning		
		any investigation or review of the incidents referenced in that letter; communications relating to that letter; responses or draft responses to the letter; communications.		
		notes, attendance lists, or other records concerning any telephonic or in-person		
		meetings concerning the incidents described in the letter and/or any policy change		
		relating thereto; and documents concerning any policy or practice that was changed or for which changes were considered in response to that letter or the incidents described		
		in the letter.		
121				
	DR No. 25	All documents concerning the August 6, 2012 letter to DCPI attached hereto as Exhibit	Responsive documents will be provided prior to the Court-ordered deadline	
		D, including, but not limited to: records of the incidents referenced in that letter; records	deadline	
		concerning any investigation or review of the incidents referenced in that letter;		
		communications		
		relating to that letter; responses or draft responses to the letter; communications, notes, attendance lists, or other records concerning any telephonic or in-person		
		meetings concerning the		
		incidents described in the letter and/or any policy change relating thereto; and		
		documents concerning any policy or practice that was changed or for which changes were considered in response to that letter or the incidents described in the letter.		
122				
	DR No. 26	All documents concerning the October 9, 2014 letter to Commissioner William Bratton attached hereto as Exhibit E, including, but not limited to: records of the incidents	Responsive documents will be provided prior to the Court-ordered	
		attached hereto as Exhibit E, including, but not limited to: records of the incidents referenced in that letter; records concerning any investigation or review of the	deadline	
		incidents referenced in that letter; records concerning any investigation or review or the		
		draft responses to the letter; communications, notes, attendance lists, or other records		
		concerning any telephonic or in-person meetings concerning the incidents described in the letter and/or any policy change relating thereto; and documents concerning any		
		policy or practice that was changed or for which changes were considered in response		
		to that letter or the incidents described in the letter.		
123	DO NO. 27	All control of the state of the	Annual design of the second of	
1 1	DR No. 27	All correspondence with any of the signatories to the letters attached hereto as Exhibits  A - E concerning interactions between the NYPD and members of the press, including	Responsive documents will be provided prior to the Court-ordered deadline	
1 1		but not limited to any complaints or reports of incidents made to DCPI or the DCPI	occount.	
124		office.		
1 1	DR No. 2829	All documents concerning the June 5, 2020 letter to Mayor Bill de Blasio, Commissioner Dermot F. Shea, and others attached hereto as Exhibit F, including, but not limited to	Responsive documents will be provided prior to the Court-ordered	
1.1		(and to the extent not encompassed by the above requests); records of the incident		
1.1		referenced in that letter; records concerning any investigation or review of the incident referenced in that letter; communications relating to that letter; responses or draft		
1.1		referenced in that letter; communications relating to that letter; responses or draft		
1.1		responses to the letter; communications, notes, attendance lists, or other records concerning any telephonic or in-person meetings concerning the incidents described in		
		concerning any telephonic or in-person meetings concerning the incidents described in the letter and/or any policy change relating thereto; and documents concerning any		
		policy or practice that was changed or for which changes were considered in response		
		to that letter or the incident described in the letter.		
125			1	
	DR No. 30	All documents concerning the September 8, 2014 remarks to the New York City Counsel Committee on Public Safety attached hereto as Exhibit G, including, but not limited to:	Unable to search for documents without any names or dates provided	The production of documents relating to the incidents in Exhibit G is
		records of the incidents referenced in those remarks; records concerning any	for the referenced incidents. Occupy Wall Street documents are being reviewed for production.	unduly outersome. Without the untimoration regarding no more and of individuals or dates and of individuals or dates and in the Table 0, defendants have no way of identifying in the control of individuals or date in the co
		investigation or review of the incidents referenced in those remarks; communications	,	or determing if relevant documents exist.
		relating to those remarks; responses or draft responses to those remarks;		
		communications, notes, attendance lists, or other records concerning any telephonic or in-person meetings concerning the incidents described in those remarks and/or any		
		policy change relating thereto; and documents concerning any policy or practice that		
126		was changed or for which changes were considered in response to those remarks or		
	DR No. 30	Documents concerning the incidents described in Appendix III to the Suppressing	Responsive documents will be provided prior to the Court-ordered deadline	
	Production contains	Protest Report, attached hereto as Exhibit H, including but not limited to documents created during any review or investigation of those incidents, as well as all training and	deadline	
	two requests labeled	documents concerning any policy or practice that was changed or for which changes		
	"Request for	were considered in response to those incidents.		
127	Production No. 30."			
	DR No. 31	All CCRB files relating to any complaint received by the CCRB related to the 2020 Black		Relevant documents can be located at: 3/11 and 3/18
		Lives Matter protests as cited in the CCRB's "CCRB 2020 PROTEST DATA SNAPSHOT – OCTOBER 18, 2021," attached hereto as Exhibit I, where such complaint concerns any		DEF 000344931, DEF 00034786- DEF 000352000
		interaction between an Officer and a member of the press or any person engaged in		DE_00035049
		photographing or video recording any Officer.		
128	-			
Samira Sierra, et. al. vs CNY, et al	DR No. 1	Produce all documents concerning the arrests described as "Mac Balla Member.	Defendants already produced documents responsive to this request at	
20 Civ 10291			D_105572-74 and D_105575-77.	
Third Set of Supplemental Discovery Requests				
130	DR No. 2	Produce all documents concerning the arrests described as "Three Individuals Arrested	Defendants already produced documents responsive to this request at	
1 1		After Bronx Car Stop and Found with Weapons; Interviewed by IB," at DEF_00157788.		
121				
131	DR No. 3	Produce all documents concerning "Social Media Posting Observed by IB Field	Defendants have not located additional documents regarding this social	
1 1		Operations Personnel," at DEF 00157779, including but not limited to any investigation	media posting.	
132	DR No. 4	into the subject matter of the "social media posting."		Order to the state of the state
1.1	UK NO. 4	Produce records sufficient to show all calls made and received, including the phone numbers and duration of calls, by all NYPD-issued phones between 5:00 p.m. and		Defendance object to this route pursues on the ground because the seek irrelevant.  Usual but and usual pursues on the ground because the seek irrelevant to the
1.1		midnight on June 4, 2020, by every officer of the rank of lieutenant or above who was		bocate, identify and produce the requested information; and that the Inspectors, Deputy Chiefs, Assistant Chiefs, Bureau Chief of Department;
1.1		present at, or otherwise involved in policing, the Mott Haven protest and/or the MAPC		request is not proprional to the needs of the case. the duration of such calls: and the numbers called over a seven-hour time period. Such a
1.1		in Queens following the Mott Haven protest.		massive understaking would require hundreds of altorney and personnel house because, first, there is no competeneavive record of a ranking officers who were present for any portion of
1.1				the demonstration in Mott Haven: as plaintiffs may be aware, the detail rosters defendants
1.1				have previously producted only identify members of service of the ears of Lt Lt and below who were present at Medit Haven on Janue, 2000 for any portion of the demonstration. Thus, it
1.1				were present at Mott Naven on June 4, 2020 for any portion of the demonstration. Thus, it would take last produced that control the control to the control t
1 1				of all ranking filters on June 4, 2000 from every single precision, cut, that could
1 1				of all ranking officers on June 4, 2000 from every single preceivet, unit, task round possibly have been present in Not the term for any amount of the during five specified 7 hour for the preceived process the specified of the preceived process the process that t
1 1				time period.
1 1				Second, countless more attorney and personnel hours would be wasted as defendants would
1 1				be required to speak to every single ranking officer present for any portion of the 7-hour time
1.1				frame and go through their phones for this irrelevant information - not to mention the surely
1 1				labor-intensive and time-consuming process, and general waste of resources, Would take to harness this date for mose shard are every retrimental pilone and produce it to
1.1				plaintiffs. Locating and producing this information to plaintiffs would be not only unduly
1.1				ourdensome for defendants, but it is not proportional to the needs of the case, as the above-
1.1				describe burden and exponse of identifying and obtaining information regarding every single phone call made or received from every vaninis; officer with sover every long variety and the store over the contract of the con
1.1				pinone call made or received from every vanising officer who was present at Mott Neven over the P-hour time period, outwelpins have been found that the present of the pres
1.1				
		The state of the s		
1 1				
133				

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The content of the										 										
with property of Chicago and the Chicago and t	A	DR No. 5	C Produce all video recordings denicting the lune 4, 2020. Most like an expectator walking	D  Dursuant to Rule 22(d) of the Enderel Rules of Civil Proceedings	E This request is duplicative of Phintiffs' Consolidated Possessors	<u> </u>		G	н		L	M N	0	Р	Q R	S T	U	v w	Х У	Z AA
Section of the control of the contro	234	on no. 3	on the grounds of NYCHA public housing projects.	defendants refer plaintiffs to the video footage produced as part of defendants final blockourse produced no March 18, 2011, but additional footage produced in response to plaintiffs' First Consolidated Set of Requests for Documents, and to subsequent productions of video footage. These productions have included: all TABU footage recorded during the Mott 18 when protest on lane 4, 2002, all footage recorded withing the Mott 18 when protest on lane 4, 2002, all footage recorded withing the Mott 18 when protest on lane 4, 2002, all footage recorded withing the Mott 18 when content of the Mott 18 when demonstration, hundreds of hous' worth of body women cames footage, including from the Mott Park demonstration (produced in connection with the afforementioned discoursers as well as in comparison with paintiffs' depositions of individually named defendants and non-party witnesses). In addition, as per agreement of the parties, all frags todage sought by plaintiffs, as	Requests a No. 8(h) (see row 867 above). This requests a like displicative of Serval Position 15 register of 5 supplemental Discovery Requests at Document Request No. 1.															
Section 1.	Samira Sierra, et. al.	DR No. 1	Produce the following Argus video footage concerning the June 4, 2020 Mott Haven,	As per agreement of the parties, all Argus footage sought by plaintiffs is	This request is duplicative of Plaintiffs' Consolidated Document	Samira Sierra, et. al.														
Service the particular of the	20 Civ-10291 First Set of Supplemental Discovery Requests		of officers in the vicinity, placement of Mobile Command Centers, placement of prisoner transport whelche, deployment of \$56 and other police units), and activities of the protesters and police during the protest and subsequent arrests, including but not limited to limited to limited to a video deploying the vicinity of 149th Street and Third Avenue ("The Hub") from 6:00 b. a video deploying the vicinity of 149th Street and Third Avenue ("The Hub") from 6:00 b. a video deploying the course of the march from the vicinity of The Hub to East 136th Street and Brook Avenue from 6:30 p.m. to 8:00 p.m.; c. video deploying police movement and placement during the course of the march from 6:30 p.m. to 8:00 p.m.; c. video deploying police movement and placement during the course of the march from 6:30 p.m. to 8:00 p.m.; c. video deploying the vicinity of East 136th Street and Brook Avenue from 7:30 p.m. to 11:00 p.m.			20-Civ-10291														
And the second control and option of the control and c		DR No. 2	Produce all documents and video footage concerning rioting, arson, looting, and any	Defendants have already produced responsive documents at	This request is duplicative of Plaintiffs' Consolidated Document															
Service As 4.5 SERVICE transprace (as a construction of the constr	.137			Pursuant to Rule 33(d) of the Federal Rules of Civil Procedure, defendants also refer plaintiffs to the documents disclosed in connection with defendant in initial Bioclosures on MARCH 18, 2021, and documents produced in response to Plaintiffs' First Consolidated Set of Requests for Documents.																
Section of Section of Associated Concess of Associated Section of Section 19 and 19 an		DR No. 3	Produce all documents concerning any information known to the NYPD before or	Defendants have previously produced responsive documents, at	This request is duplicative of Plaintiffs' Consolidated Document															
In the age primary which has discovered an accounter of the large A (1975) (Confident Decree of Accounter Confidence of Accoun	138		possibility thereof, at the Mott Haven protest.																	
officer or informative who participated in the Mott Rates protect on June 4, 200.  discovered in the support of the Section of Section 1 of Section	139	DR No. 4	into any person who had made statements advocating illegal conduct at the June 4,	DEF_0323967-DEF_0323972.	Plaintiffs' First Set of Supplemental Discovery Requests, at row #254, supra.  This request is further duplicative of Plaintiffs' Consolidated Document															
Carpic containing the nurstance that the used of fill out the "Details" section of the arrest 14.2.  OR No. 7  Produce all documents concerning the planning meeting of the 40th Protected before the June 2, 2023 deposition of Officer remander. Carpo as pages 14.2.16.  No. such documents coint and the planning meeting of the 40th Protected before the June 4, 2020 Model these protects standed by securities staff. Other Monatons, Clief Monatons,	140	DR No. 5	officers or informants who participated in the Mott Haven protest on June 4, 2020.	dcouments that may be responsive to this request, and will produce any such documents to the extent they exist and are not shielded from disclosure by the law enforcement privilege (if the latter, defendnats will	Requests Nos. 8(a)-(b) (see row #57, above).  This request is also duplicative of Plaintiffs' Consolidated Document															
June 4, 2020 book Place process attended by executive staff, Chief Monsham, Chief Wedin, and Applicability and Section of the Application of the document titled "Assistant Chief Left Digests," at DEF_000164215.  OR No. 8  If the Answer to the above Contention interrogation is anything other than an undustrief "No. Forcious all documents concerning any communication to the undustrief "No. Forcious all documents concerning any communication to the undustrief "No. Forcious all documents concerning any communication to the undustrief "No. Forcious all documents concerning any communication to the undustrief "No. Forcious all documents concerning any communication to the undustrief to the process of the process of the process of the concerning any communication to the undustrief to the process of the process o	141	DR No. 6	Carpio containing the narrative that he used to fill out the "Details" section of the arrest report for Charles Wood, as described in the July 12, 2021 deposition of Officer	Defendants have previously provided this document at DEF_000323140- 142.																
unqualified "No," produce all documents concerning any communication to the to an untimety Contention Interrogatory, to which defendants objected. Interrogatory and is therefore untimely under Local Cold Rule 33.3 of machine the three should store machine. Should be the readyway, were violating and the readyway were violating and the readyway review of the southern produced to the Southern pro	140	DR No. 7	June 4, 2020 Mott Haven protest attended by executive staff, Chief Monahan, Chief Wedin, and Assistant Chief Lehr as discussed in the document titled "Assistant Chief	4, 2020 took place on the hood of a car. No documents exist with																
law, were abacking vehicular or pedestrian traffic, or in any way communicated to the interrogatories must be served "at the conclusion of other discovery."  LES 3.3 (c).	142	DR No. 8	unqualified "No," produce all documents concerning any communication to the marchers that they should stop marching, should leave the roadway, were violating any law, were blocking vehicular or pedestrian traffic, or in any way communicated to the	to an untimely Contention Interrogatory, to which defendants objected.	interrogatory and is therefore untimely under Local Civil Rule 33.3 of the Southern District of New York, which states that contention interrogatories must be served "at the conclusion of other discovery."															

A Samira Sierra, et. al.	DR No. 1	Produce all documents concerning the arrests resulting in the Desk Appearance Tickets	D Please see attached Schedule 1 for previously produced relevant	Ł		P	G	Н	3 K	L M N	U P P Q	R	S   U	v W	x Y	Z AA
Samira Serra, et. al. v. C.W., et al. 20-Cu-10291 Des Seri of Supplemental Discovery Requests Des Seri of Supplemental Discovery Requests	DR No. 1	listed in the attached document produced by the Brown District Attorney in this latgistion, Batter unbened BDA000006. Exited "DES APPEARMER ("EXCEST (DAT) ISSUED DOR PROTEST-RELATED ARRESTS (June 2nd – June 5th)," including but not finished to:  a. Dimidrom Arrest Reports, b. Omeldorm Compositin Reports, d. Dimidrom Arrest Reports, d. Protagraphs of each person arrested (including DAT processing photographs and any photographs to each person arrested (including DAT processing photographs and any photographs to each person arrested (including DAT processing photographs and photographs to each person arrested (including DAT processing photographs and any photographs to each person or including DAT processing photographs and protecting the processing photographs and photographs and processing photographs and photographs	documents													
45		n. Aided Reports, o. G.M.L. 50h hearing transcripts.														
44	DR No. 2	Produce all documents concerning the arrests resulting in the 312 Summonses listed in	Pease see attached Schedule 1 for previously produced relevant documents													
47	DR No. 3	Produce all documents concerning rioting, arson, looting, and any protests at or near	Please see attached Schedule 1 for previously produced relevant													
48	DO N. 3	Fordham Road in the Bronx on June 1, 2020, including but not limited to arrests  Produce all documents concerning the arrests described as "Three Individuals	Duplicate of Rows 246-250 NOTE FROM BRIDGET: THESE ARE NOW	Dunliante of Dours 245 250												
49	DR No. 2		Duplicate of Rows 246-250 NOTE FROM BRIDGET: THESE ARE NOW DUPLICATES OF ROWS 235-239	Duplicate of Rows 246-250												
Sow, Adama et al., v. CNY 21cv533 Plaintiffs' First Set of Requests for Admission,	DR No. 1		All previously produced discovery. Any additional responsive documents if any exist will be provided prior to the Court-ordered													
Supplemental Interropatories and Requests for Production of Documents to ALL Defendants			Gate.													
	DR No. 2	Protest:  L any and all communications, sactical decisions, intelligence alerts, policies or other directives issued by any Officer as a result of such intelligence reports, assessments, or their information pertaining to the Proteins;  L news dops, social media postings, and internet links gathered by the NPPD, including but not limited to such information and record gathered or created by the Office of the Departy Commissioner for Public Information (PCDPT), the Intelligence Division, or otherwise, related any Protest;  L requests for detail, Operations (making pleath Section) process, "Oslo", "Most subject to the Communication (PCDPT), the Intelligence Division, or otherwise, related to any Protest;  L requests for detail, Operations (making pleath Section) process," Oslo", "Most subject to the Communication," (making pleath Section) process," Oslo", "Most subject to the Communication," and other record created as a result of or related to the Operation any incident Communication with policing a Protest;  I records reflecting whether and, if so, by whome, when, and to what extent, dispersal orders or other warnings and opportunities to disperse or comply were given before enforcement action was based and the related or section where there is the operation of the warnings and opportunities to disperse or comply were given before enforcement action was blank at each forest where force was used or detentions or used or detentions or used or detentions or development and one of a detention or the conformation action was thank as the Protests where force was used or detentions or used or detentions or determined and one of the control or the conformation action was thank as the Protests where force was used or detentions or used or detentions or determined.	Disclosure VOL002_Confidential VOL003_Confidential VOL003_Confiden	Responsive documents may be subject to the attorney-client are attorney work product privilege. Findlege log to be provided if documents contain privilege.	nd/or											
52	DR No. 3	Produce all SRG documents for the protests dates and locations identified in Schedule	Responsive documents previously provided in 20210804_Initial-													
i a		a. City Mobilization Log: b. Intelligence packs distributed by Local SRG Commanding Officer to supervisors that would appear at detail; would appear at detail; d. City of the Commanding Officer to supervisors that would be commanded to the Commanding Officer to supervisors that would be commanded to the Commanding Officer to the Commanding Officer to Supervisors of Supervisors of Commanding Officer to Supervisors of Supervis	Disclosure VOLOD2_Confidential VOLOD3_Confidential VOLOD3_Confidential VOLOD3_Confidential VOLOD3_Confidential VOLOD3_Confidential VOLOD4_Confidential VOLOD4_Confidential VOLD3_Confidential VOLD3_Confide													

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^	DR No. 4	Produce all OLPA (zOLPA) for all putative class members arrested from May 28, 2020 to		į.	<u>'</u>		G		н		, K		et N	J P	Ų			. v	W X	1 2	AA
154			Docksure VOLIDGE, Not Confidential VOLIDGE,																		
	DR No. 5	Produce redacted OLPA (2OLPA) for individuals arrested from May 28 to June 6, 2020, not at locations listed in Schedule A.		The production of OLPA from May 28 to June 6, 2020 of arrests not or schedule A is irrrevant, overbroad and unduly burdensome, and not	n The buren of producing all documents regarding	ng all people arrested in New York City during	a 10 day period when many	of those arrests likley h	ave nothing to do wit	h protestors and th	en attempting to	determine which	are sealed and theref	ore cannot be proc	duced is not p	roportional to th	ne needs of the case	, as it would take a	t least 200 hours of pe	rsonnel time to comp	ete this task.
155	DR No. 6	Produce any and all documents concerning the City's response to the COVID-19	20210804_Initial-Disclosure	proprisonal to the needs of the case																	
157	DR No. 8	Produce any and all documents including electronic communications related to the preparation of mass arest processing facilities saintation logs, pest control logs, plans for cleaning, tollocit cleaning provisions and logs, provision of cleaning equipment and products for the same, heating and cooling of the facilities and transport vehicles where prisoners would be held during processing time.	prior to the Court-ordered date.																		
159	DR No. 9		Disclosure VOL005_Not Confidential VOL006_Not Confidential VOL006_Not Confidential VOL007_Confidential VOL007_Not Confidential VOL007_Not Confidential	There are no documents for verbal decisions to arrest protesters.																	
.160	DR No. 10	briefings and training given to the individuals city employees who were in charge of supervising mass arrest processing facilities.	VOLODS, Not Confidential VOLODS, Not Confidential VOLOD7_Confidential VOLOD7_Not Confidential VOLOD8_Confidential VOLOD8_Confidential																		
.161	DR No. 11		VOL005_Confidential	Responsive documents may be subject to the attorney-client and/or attorney work product privileges. Privilege log to be provided if documents contain privilege.																	
162	DR No. 12	Produce any and all documents, including electronic communications related to the information collected pursuant to Loal use 8-2020, the Department's Early Intervention Program (which collects information regarding certain declinations to prosecute), as well as Law Department declinations to indemity or represent offices in civil lawsuits brought from protest arrests alleging a constitutional violation.		Responsive documents, if any, may be subject to the attorney-client and/or attorney work product privileges. Privilege log to be provided in documents contain privilege	if																

Α	DR No. 13	C  Produce any and all documents reflecting policy changes, changes in training, or finest	D  No responsive documents exist	E	F	G	Н	J K	L M	N O	Р	Q R	S T	U V	W	X Y	Z AA
	5.00.13	messages, and/or any discipline that incurred by any officer which were in some way a response to the judgment in Abdel or JON few York, No. OS Cu. 8823 (B/S) (S.D.N.Y.) and/or Gersbacher v. Winski, No. J. Clo. 7000 (S.D.N.Y.), settlement in Rodriguez v. Winski, 12 Cu. 3389 (MR S.D.N.Y.) and district court summary judgment decision in Onder v. City of New York 1.04-cu-7921 (S.D.N.Y.) (RN. No. 312 therein).															
163	DR No. 14	Produce any and all documents reflecting policy changes, changes in training, or finest	No responsive documents exist.														
		messages which were in some way a response to the settlement of the RNC cases, including but not britished to MucNamara, et al., v. City of New York, et al., Q4 Civ. 9216 (RMG)(CF) (S.D.N.Y.).															
164																	
165	DR No. 15		Any responsive documents to the extent that any exist will be provided prior to the Court-ordered date.														
	DR No. 16	Produce the Mass Arrest Processing Center (MAPC) logs for each day listed in Schedule A	Responsive documents previously provided in 20210804_Initial- Disclosure														
366			VOLODZ Confidential VOLODS, Post Confidential VOLODS, Post Confidential VOLODS, Post Confidential VOLODS, Event Confidential VOLODS, VOLOSS,														
167	DR No. 17		Responsive documents previously provided in VOL035_Confidential														
168	DR No. 18		Any responsive documents to the extent that any exist will be provided prior to the Court-ordered date.														
169	DR No. 19 DR No. 20	Produce the spreadsheet titled "Protest Related Activity May 28 through June 7" and referenced at pg. 24 of the NYC Dept. of Investigation Report. Produce any press releases, press advisories or the like issued by members of Deputy															
170	DR NO. 20	Commissioner of Public Information ("DCPI")'s office from May 28, 2020 to July 1, 2020.	11, 2022.														
171	DR No. 21	Produce the communications from Chief Terence Monahan which ordered the release of the legal observers. See NYC Department of Investigation Report, Pg. 44.															
	DR No. 22		Responsive documents previously provided in VOL002_Confidential VOL005_Confidential VOL005_Exhibit VOL005_Exhib														

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_																		
+	A	DR No. 23	C Produce records which reflect the efforts of the NYPD, or any City agency, to	D Provided in VOL002 Confidential	E	F	G	н	J K	L M	N	O P Q R	S	T U	V	w x	Y Z	AA
		DR 140. 25	investigate the prevalence of NYPD employees covering their badges.	NCULOS Confidential VOLIOS To Confidential VOLIOS Not Confidential VOLIOS No														
				VOL009_Total Confidential VOL009_Confidential VOL009_Confidential VOL001_Not Confidential VOL001_Confidential VOL001_Confidential VOL001_Confidential														
				VOL019_Not Confidential VOL032_Confidential VOL032_Confidential VOL032_Confidential VOL035_Confidential VOL035_Confidential VOL037_Confidential														
173		DR No. 24	Produce records which reflect the efforts of the NYPD to decrease the prevalence of	VOL039_Confidential  Responsive documents previously provided in VOL002_Confidential														
				VOLIDS, Confidential VOLIDS, Not Confidential VOLIDS, Not Confidential VOLIDS, Not Confidential VOLIDS, Not Confidential VOLIDS, VOLIDS, Confidential VOLIDS, VOLIDS, Confidential														
				VOLDB2, Confidential														
174		DR No. 25	Produce records which would reflect Commissioner Shea's concern that the curfew	Email discovery previously produced.														_
175		DR No. 26	would suppress first amendment activity.  Produce records of the statements made by the Mayor stating that the City will not														_	
176		DR No. 27	enforce the curfew against "peaceful protesters."  Produce documents which show the basis for the statement made on May 31st by	Email discovery previously produced														
177			Deputy Commissioner John Miller at a press briefing where he stated that NYO had evidence providing a high level of condinence that disorderly groups had organized scouts, medics, and supply routes of rocks, bottles, and accelerants for the purpose of vandalism and violence.	e														
179		DR No. 28	Produce documents which show the basis for the statement made on June 5 by Mayor de Blasis and Commissioner Shae pointed to intelligence to justify the mass arrest that took place the prior evening in Mott Haven.	Email discovery previously produced														
		DR No. 29	Produce documents which show the basis for the statement made on June 6, Deputy Commissioner Miller provided second press brilling where he provided data on arrest, burgarier, and the numbers of injured officers. Deputy Commissioner Miller also noted that defines had been stated on white his can be any whiches, and other data officers had been stated on the brilling state of the	<b>,</b>														
180		DR No. 30	Produce the whole daily binders from the intelligence division for the days listed in Schedule A.		Defendants object as this request is overbroad, irrelvant, overly burdensome and not proportional to the needs of the case	The "whole daily binders" contain irrlevant information, much of it law enforcemnt sensitive, that has nothing to do with the protests at issue. The 50+ hours needed to collect, review, redact and provide a privilege log is not proportional to the needs of the case, as intellegence information specific to the protests has been provided												
181		DR No. 31		prior to the Court-ordered date.	These documents may be subject to the law enforcement privilege. Privilege log to be provided if documents contain privilege.													
182		DR No. 32	Produce the Tactical Assessments prepared by the intelligence division for the days listed in Schedule A.	prior to the Court-ordered date.														
102		DR No. 33	Produce the Handschu Investigative Statements prepared by the intelligence division for the days listed in Schedule A.	Responsive documents previously produced in VOL002_Confidential VOL005_Confidential VOL005_Not Confidential VOL006_Not Confidential VOL007_Confidential														
		DR No. 34	Produce the Assdemy curriculum including the four-hour module on disorder control training conducted by the Disorder Control Unit.	Responsive documents previously produced in VOL002_Confidential VOL005_Confidential VOL005_Confidential VOL005_Confidential VOL006_Not Confidential VOL006_Not Confidential VOL006_Not Confidential VOL007_Confidential VOL007_Not Confidential VOL007_Not Confidential VOL008_Not Confidential VOL008_Not Confidential VOL008_Not Confidential VOL008_Not Confidential VOL008_Not Confidential VOL008_Confidential VOL008_Not Confidential VOL008_NOT														
184				VOLIS Confidential VOLIS Confidential VOLIS Confidential VOLIS NOI Confidential VOLIS NOI Confidential VOLIS Confidential														

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	A	В	C	D	E	F	G	Н	1 1	K L	M N C	P	Q R S	T	U	V W	Х	Y Z AA
П	<u> </u>	DR No. 35	Produce the training material used to train the SRG units, specifically the five days that		ential		_											
			are dedicated to disorder control training.	VOL005_Confidential														
				VOL005_Not Confidential														
				VOL006_Not Confidential														
				VOL007_Confidential														
				VOL007_Not Confidential														
				VOL008_Confidential														
				VOL008_Not Confidential														
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				VOL026_Confidential VOL031_Confidential														
				VOL032 Confidential														
				VOL035_Confidential														
				VOL032_Confidential VOL035_Confidential VOL037_Confidential														
				VOL039 Confidential														
185																		
П		DR No. 36	Please produce any communications between NYPD and the CCRB regarding Kenneth															
			Rice, including but not limited to any requests to reopen his disciplinary case.	VOL002_Confidential														
				VOL007_Not Confidential														
				VOL008_Confidential														
186				VOL008_Confidential VOL009_Confi	dential													
187	Minetty NYC et al. 21cv8161						Initial Disclosures Minett 00001-000062	Iniitial Disclosures producer	1/21/22: Iniital disclosure	focuments pro-	duced 3/9/22							